

हिमाचल प्रदेश राज्यशासन द्वारा प्रकारित

खण्ड १ट] शिमला, शनिवार, ६ जून, १६७०/१६ ज्येष्ठ, १८६२	संख्या १८
	विषय-सुची	
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	्रद्वारा म्रिधसूचनाएं इत्यादि	तथा
-		४२८४३०
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, जून, १६७	/१६ ज्येष्ठ, १८६२ को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्ति 'ग्रसाधारण राजपत्न, हिमाचल प्रदेश' में प्रकाशि	ात हुई:

विज्ञिप्ति की संख्या	विभाग का नाम	⋖ विषय
No. 1-14/70-VS., dated the 2nd April, 1970.	Vidhan Sabha Secretariat	The Himachal Pradesh University Bill, 1970 (Bill No. 9 of 1970) as introduced in the Himachal Pradesh Legislative Assembly on the 2nd April, 1970.

-वैधानिक नियमों को छोड़ कर हिमावल प्रदेश के उप-राज्यवाल ग्रौर हिनाचल बंच ग्राफ् देहली हाई कोर्ट द्वारा श्रिधसूचनाएं इत्यादि

हिमाचल प्रदेश सरकार APPOINTMENT DEPARTMENT

NOTIFICATIONS

Simla-2, the 17th April, 1970 No. 8-27/70-Apptt.—In exercise of the powers vested in him under section 37 read with the fourth schedule to

clause (b) of sub-section (1) of section 260 of the Code of Criminal Procedure, 1898, the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to confer upon Shri Nihal Singh, Sub-Divisional Magistrate, Kalpa, District Kinnaur, all the powers to try summarily the offences specified in section 260 of the Code of Criminal

मृत्य: ६३ पैसे

District:

MANDI

Procedure, within the local limits of Kinnaur district, with immediate effect.

Simla-2, the 18th April, 1970

No. 10-6/67-Apptt.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to appoint Shri Netar Mani, Tehsildar, Nichar, District Kinnaur, to be the Magistrate of the 2nd Class, with all the powers of a Magistrate 2nd Class, under the said Code, to be exercised within the local limits of Nichar tehsil of Kinnaur district, with immediate effect.

PRAKASH CHAND, Joint Secretary.

Simla-2, the 24th April, 1970

No. 1-25/67-Apptt. III.—Consequent upon the proceeding on leave of Shri H. R. Mahajan, 1.A.S., Land Reforms Commissioner and Secretary to the Lieutenant Governor, Himachal Pradesh, the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to order, with immediate effect the following arrangements of work, till further orders:—

- 1. Captain R. S. Negi, A.D.C., to the Lieutenant Governor, Himachal Pradesh shall hold the charge of the posts of Secretary to the Lieutenant Governor, and Secretary (Border), in addition to his own duties:
- Shri B. C. Negi, I.A.S., Excise and Taxation Commissioner, Himachal Pradesh shall hold the charge of the post of Land Reforms Commissioner and shall also function as Secretary (Welfare) to the Government of Himachal Pradesh in addition to his own duties;
- 3. Shri Prakash Chand, I.A.S., Joint Secretary (Apptt.) shall function as Secretary (Panchayats) to the Government of Himachal Pradesh, in addition to his own duties:
- Shri Anil Kumar Chandra, I.A.S., Director of Civil Supplies, Himachal Pradesh, shall function as Secretary (Health and Family Planning) to the Government of Himachal Pradesh in addition to his own duties: and
- Shri R. V. Gupta, I.A.S., Registrar, Co-operative Societies, Himachal Pradesh, shall function as Secretary (Education) to the Government of Himachal Pradesh in addition to his own duties.

K. N. CHANNA, Chief Secretary.

Simla-2, the 21st May, 1970

No. 3-7/59-Apptt.—The Administrator (Lieutenant Governor), Himachal Pradesh regrets to announce the death of Shri S.R. Sharma, Magistrate 1st Class, Nahan (District Sirmur) on the 8th May, 1970.

PRAKASH CHAND,

Joint Secretary.

ANIMAL HUSBANDRY DEPARTMENT NOTIFICATION

Simla-4, the 26th May, 1970

No. 2-13/69-AH.Sectt.-Whereas it appears to the

Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh, Government at the public expense for a public purpose, namely for the construction of residential quarters of M. S. S., Mandi, it is hereby notified that the land in the localities described below is likely to be acquired for the above purpose.

- 2. This notification is made under the provision of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested, who has any objection to the acquisition of any land in the localities may, within thirty days of the publication of this notification, file an objection in writing before the Collector, Mandi.

SPECIFICATION

Tehsil: MANDI SADAR

Village	Khasra No.		Area		Kind of land
		Big.	Bis.E	lisw.	
CHALAH/	509/1	0	7	10	Barani Awal
207.	510/1	0	4		-do-
	518/1	0	1	2	-do-
	535	0	2	0	-dry T
	536	0	2 2 1	11	-d(/- 3
	534	0	1	12	-do-
	539	0	7	1	-do-
	540	0	3	0	-do-
	541/2	0	6	3	-do-
	542/2	1	0	11	Ghasni
	546	0	17	0	Barani Awal
	543	0	19	10	-do-
	556	0	6	18	Ghasni
	555	0	11	15	-do-
	557/1	0	16	16	-do-
	558	0	12	2	-do-
	Total	7	0	0	
Description	on of land:				
	Barani Awal	3	11	18	
	Ghasni	3	8	2	

P. K. MATTOO, Secretary.

CIVIL SUPPLIES DEPARTMENT NOTIFICATIONS

Total

Simla-2, the 26th May, 1970

No. 9-16/69-CS&T.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of one Lahore type shed for storage of Government foodgrains at village Barota, Tehsil Nurpur, District Kangra, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

- 2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required by that section.
- 4. Any person interested who has any objection to the acquisition of any land in the locality may, within 30 days of publication of this notification, file an objection in writing before the Sub-Divisional Officer (Civil)-cum-Land Acquisition Collector, Nurpur, District Kangra, Himachal Pradesh.

SPECIFICATION

District:	KANGRA	Tehsil:	NURPUR
Localit	y	Khasra No.	Area in Kanal
BARO	ГА	540	4

Simla-2, the 26th May, 1970

- No. 9-16/69-CS&T.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of one Lahore type shed for storage of Government foodgrains at village Teora, Tehsil Nurpur, District Kangra, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.
- 2. This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with servants and workmen to enter upon and survey any land in the locality and to all other acts required by that section.
 - 4. Any person interested, who has any objection to the acquisition of any land in the locality may within 30 days of publication of this notification, file an objection in writing before the Sub-Divisional Officer (Civil)-cum-Land Acquisition Collector, Nurpur, District Kangra, Himachal Pradesh.

SPECIFICATION

District: KANGRA

Locality

Khasra No. Area in Kanal

TEORA

23/8

4

ANIL KUMAR CHANDRA, Secretary.

FOREST DEPARTMENT CORRIGENDUM

Simla-4, the 23rd November, 1965

No. Ft. 774-1/63(M).—Please read "Shri Jaipal Singh" for "Shri Parkash Chand" appearing in para 5 of Himachal Pradesh Government notifications No. Ft. 774-1/63, dated 24-2-1964, 26-6-1964 and 6-5-1965.

By order, V. P. AGGARWALA, Secretary.

NOTIFICATIONS

Simla-4, the 13th December 1967

No. Ft. 45-66/53-II(E.I).—The Administrator (Lieutenant Governor), Himachal Pradesh is pleased to abolish the Timber Supply Division, Mandi of Bilaspur Circle in the interest of public service with effect from the date of issue of this notification

V. P. AGGARWALA, Secretary.

Simla-4, the 6th December, 1969

No. 3-55/69-SF.—In pursuance of the provisions of clause (b) of section 30 of the Indian Forest Act, 1927 and all other powers enabling him in this behalf the Lieutenant Governor of Himachal Pradesh is pleased to declare that the land specified in the schedule appended to Himachal Pradesh Government notifications of even number, dated 3-12-1969 shall be closed for regeneration for a period of 10 years with effect from the date of this notification or for such shorter period as may be found sufficient and that the rights of private persons in or over the said land shall be suspended during the said period.

Simla-4, the 6th December, 1969

No. 3-55/69-SF.—In exercise of the powers conferred by sections 30 and 32 of the Indian Forest Act, 1927, which have been applied to the land specified in the schedule appended to the Himachal Pradesh Government notifications No. 3-55/69-SF, dated 3-12-1969 and all other powers enabling him in this behalf the Lieutenant Governor of Himachal Pradesh is pleased to direct that the following rules shall apply to the said land.

RULES

No person shall cut/fell or lop any trees for any purpose whatsoever or remove any forest produce, provided that, subject to rule 3, the owners may fell and remove trees timber and other forest produce for their own domestic and agricultural purposes.

- 2. Subject to the approval of the Divisional Forest Officer, Solan Forest Division the owners may sell trees, provided that the trees have first been marked by the Divisional Forest Officer.
- 3. No living trees standing within 30 feet of the bank of any stream or torrent bed shall be felled for any purpose whatsoever.
- 4. No person shall herd, pasture, graze or retain sheep, goats, camels or other cattle on the land specified in the schedule annexed to Himachal Pradesh Government notification No. 3-55/69-SF, dated 3-12-69, provided that in such area where the forest crop is well established and in cases of emergency such as abnormal drought or floods, the Divisional Forest Officer, Solan Forest Division, may throw open such area or areas for grazing of the cattle of the landowners except sheep, goats and camels on such conditions as may be appropriate in each case.
- 5. No person shall clear or break up land for cultivation or other purposes, provided that if in the opinion of the Divisional Forest Officer, Solan Division the land is sufficiently protected from damage by flood and erosion, the owners may cultivate the land to the extent permitted by him.
- 6. No person shall cut or remove grass, provided that the owners may cut grass for their own use or allow its

sale with the approval of and within the period allowed by the Divisional Forest Officer, Solan Forest Division, on the condition that grass is cut above ground with a drati only (date to the fixed to allow scattering of ripe grass seed).

- 7. No person shall set fire to grass, trees or timber, or kindle a fire on the land without taking reasonable precautions to prevent its spreading.
- 8. The quarrying of stone or the burning of lime at places where such stone or lime has not ordinarily been so quarried or burnt prior to the publication of the Himachal Pradesh Government notifications No. 3-55/69-SF, dated 3-12-69 shall be prohibited except with the permission of the Collector of the Simla district who will consult the Divisional Forest Officer, Solan Division, before according such permission.
- 9. Income from composition of offences against these rules under section 68 of the Indian Forest Act, 1927 shall be credited to Government provided that the Government may, subject to appropriation made by law allow grant-in-aid to the owners to the extent of income derived from compounding of offences under these rules.

By order, P. K. MATTOO, Secretary.

GENERAL ADMINISTRATION DEPARTMENT CORRIGENDUM

Simla-2, the 9th March, 1970

4-37-GAD-II/68 (Vol. II).—In Notification No. 4-37-GAD-II/69, dated the 16th August, 1969, issued by this Department appointing the officers at District Level as District Census Officers the following amendment is hereby made:-

Against serial No. 10-

"Treasury Officer Kinnaur district, Kalpa substitute

"Magistrate 1st Class, Kalpa, District Kinnaur".

S. K. ALOK. Joint Secretary.

NOTIFICATIONS

Simla-2, the 27th May, 1970

- No. 7-18/68-GAD-II.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is to be required to be taken by the Government at the public expenses for a public purpose, namely for the construction of buildings for the Mountaineering Institute at Chadhiari (Manali), it is hereby notified that the land in the locality described below is to be required for the above purpose.
- This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 as applied to Himachal Pradesh to all whom it may concern.
- In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- Any person interested, who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification, file an

objection in writing before the Collector, Kulu.

SPECIFICATION

District: KULU

Tehsil:

TAC KULU

			
Village	Khasra No.		Area Big. 3 is.
CHADHIARI, PHATI	1234		0 3
VASHISHT KOTHI	1235		0 2
JAGAT SUKH.	1236	4	0 1
	1237		0 2
	1238	•	0 1
	1239		0 9
	1240		0 7
-	1241		0 1
	1242		0 11
	1243		0 18
	1244		0 17
	1245		. 0 5
	1246		0 4
	1252		1 3
	1252/1		. 0 8
	1253	,	0 5
	1254		0 8 0 5 0 12
	1255		0 2
	1256		$\begin{array}{cc} 0 & 2 \\ 0 & 7 \end{array}$
(*)	1257		0 14
	1258		2 7
	1259		2 7 3 17
	1260		
	1261		$\begin{array}{cc} 0 & 3 \\ 0 & 2 \end{array}$
	1262		16 16
•	1263		0 1,
	1264		0 11
	1265		16 7
	1266		1 0
	1267		0 7
	1268/3073		$ \begin{array}{cccc} 0 & 7 \\ 0 & 1 \\ 0 & 3 \\ 0 & 5 \end{array} $
	1268/3074		0 3
	1269/3075		0 5
	1269/3076		$\begin{array}{ccc} 0 & 5 \\ 1 & 7 \end{array}$
	1209/30/0		0 10
	1271	•	0 12
	1272		1 19
	1272		0 14
	1273		
			2 10
•	1275		0 7
•	1276		1 6
	1277		0 6
	1278 1279		0 7 1 6 0 6 0 3 8 2
	12/9		8 2
	To	otal	68 8
		(13.68	acres).
			111

Simla-2, the 27th May, 1970

- No. 7-18/68-GAD. II.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is required to be taken urgently by the Government at public expense for a public purpose, namely for the construction of buildings for the Mountaineering Institute at Chadhiari (Manali), it is hereby declared that the land described in the specification below is required urgently for the above purpose.
- 2. The case being of urgent nature, it is directed under the provision of section 17(4) of the Land Acquisition Act, 1894, that the provisions of section 5-A of the said Act shall not apply to this case.
 - 3. This declaration is made under the provisions of

section 6 read with section 17(2)(c) of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Kulu is hereby directed to take order for the acquisition of the said land.

- A plan of the land may be inspected in the office of the Collector, Kulu.
- 5. It is also hereby directed under section 17 subsection (2) of the Land Acquisition Act, 1894 that the Collector may on the expiration of fifteen days from the publication of the notice under section 9, sub-section (1) o the said Act, take possession of the said land.

SPEC	CIFICATION			
District: KULU		Tehsil:	KU	LU
,			Ar	
Villlage	Khasra No.		Big.I	3 is.
CHADHIARI, PHATI	1234		0	3
VASHISHT KOTHI	1235		0	2
JAGAT SUKH	1236		0	1
	1237		0	2
	1238		0	1
	1239		0	9
	1240		1	7
	1241		0	1
	1242		0	11
	1243		0	18
	1244		0	17
Sie	1245		0	5
Ĭ.	1246		0	
	1252		0	3
	1252/1		0	- 2
	1253 1254		Ö	12
	1254		0	12
	1256		ő	2
	1257		0	14
	1258		2	17
	1259		3	17
	1260		ő	13
	1261		o	- 2
	1262		16	10
	1263		Õ	1
	1264		Ö	I
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i de la companya de	1266		1	(
	1267		Ô	,
	1268/3073		0	
	1268/3074		0	
to the table of	1269/3075		0	
be fact of	1269/3076		1	•
	1270		0	10
	1271		0	13
	1272		1	19
	1273		0	14
	1274		2	10
<u>.</u>	1275		0	7
	1276		1	. 6
	1277		0	6
	1278		0	3
* **	1279		8	2
	Total		68	8
*		(13.0	68 acı	es)

A 63 8.

8564 July 1

By order, K. N. CHANNA, Chief Secretary.

HOME DEPARTMENT NOTIFICATIONS

Simla-2, the 28th April 1970

4-18/68 Home.—Whereas it appears to the No. Lieutenant Governor, Himachal Pradesh that the land is required to be taken by the Central Government at public expense for a public purpose namely for Small Arms Classification Ranges Pathankot, it is hereby declared that the land described in the specification below is required for the aforesaid purpose.

- 2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act, the Land Acquisition Collector, Nurpur, is hereby directed to take order for the acquisition of the said land.
- 3. A plan of the land may be inspected in the office of the Land Acquisition Collector, Nurpur and in the office of the Assistant Military Estate Officer, Pathankot.

SPECIFICATION

District:	KAN	GRA	Tehsil:	N	URP	Y.U.S	
Village		H.B. No.	Khasra No.		Ar K.		
BHADR	OYA	120	10/1 12/1 454/11/1		27 3 31	1 12 16	
			Total		62	9	
			W NT /	~ T T A			

K. N. CHANNA, Chief Secretary.

Simla-2, the 8th May, 1970

No. 6-2 67-Home.—In exercise of the powers vested in him under section 3 of the Prisons Act, 1894, and para 6 of the Punjab Jail Manual, as applicable to Himachal Pradesh and all other powers enabling him in this behalf, the Lieutenant Governor, Himachal Pradesh is pleased to establish the following places as Special Jails for the confinement of prisoners connected with the non-gazetted officers agitation:-

- KULU.—Two rooms of the newly constructed Jail building and ten rooms of the Deputy Commissioner's office adjoining the Jail building.
- 2. MANDI.—One Public Works Department store and two rest houses Mid-Land Fruit Preservation Factory at Jogindernagar.
- .3. KINNAUR.—Block of eight type two quarters at Peo.

By order, S. K. ALOK, Joint Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATIONS

Simla-4, the 8th September, 1967

No. 9-171/66-Ind-II.—In exercise of the powers conferred by the Ministry of Home Affairs, Government of India's notification No. S.O. 690, dated 25th February, Administrator (Lieutenant Governor), the Himachal Pradesh is pleased to appoint Shri K. P. Nayar, a member in the Punjab Khadi and Village Industries

Board established under the Punjab Khadi and Village Industries Board Act, 1955 (Punjab Act No. 40 of 1956).

By order,
P. K. MATTOO,
Secretary.

Simla-4, the 17th March, 1970

No. 1-57/69-S.I.(Estt.).—Consequent upon the reversion of Shri L. K. Sehgal, Deputy Director of Industries. Class I (Gazetted) on completion of his term of deputation with the Government of India, Ministry of Industrial Development Internal Trade and Company Affairs, New Delhi the Lieutenant Governor (Administrator), Himachal Pradesh is pleased to post him as Deputy Director of Industries. Himachal Pradesh (Palampur) with effect from the 9th March, 1970 (F.N.), the date on which he reported for duty at Simla.

P. K. MATTOO, Secretary.

CERTIFICATES OF APPROVAL Simla-4, the 31st March, 1970

No. 10-9/70-SI.—This is to certify that M/s Moti Lal Chemical Industries, Raman Tower, Mathura (U.P.), is approved as a person who is qualified to acquire prospecting licence and mining lease in respect of all minerals except petroleum and natural gas in the territory of Himachal Pradesh under the Mineral Concession Rules. 1960.

The certificate already granted and which expired on the 31st December, 1969, is renewed upto the 31st December, 1970.

Simla-4, the 31st March, 1970

No. 6-9/69-SI(ML).—This is to certify that M/s Tibetan Industrial Rehabilitation Society, New Delhi is approved as a person who is qualified to acquire prospecting licence and mining lease in respect of all minerals except petroleum and natural gas in the territory of Himachal Pradesh under the Mineral Concession Rules, 1960.

The certificate already granted and which expired on the 31st December, 1969 is renewed upto the 31st December, 1970.

Simla-4, the 31st March, 1970

No. 6-5/70-SI(ML).—This is to certify that M/s Cement Corporation India, Ltd., 5-A, Bahadur Shah Zafar Marg, New Delhi, is approved as a persons who is qualified to acquire prospecting licence and mining lease in respect of all minerals except petroleum and natural gas in the territory of Himachal Pradesh under the Mineral Concession Rules, 1960.

The certificate already granted and which expired on the 31st December, 1969, is renewed upto the 31st December, 1970.

Simla-4, the 3rd April, 1970

No. 10-29/70-SI(CA).—This is to certify that Shri Chaman Lal Mining and Mineral Enterprise, Nur Manzil, Sanjauli, Simla-6, is approved as a person who is qualified to acquire prospecting licence and mining lease in respect of all minerals except petroleum and natural gass in the territory of Himachal Pradesh under the Mineral Concession Rules, 1960.

The certificate already granted and which expired on the 31st December, 1969 is renewed upto the 31st December, 1970.

NOTIFICATIONS

Simla-1, the 31st March, 1970

No. 2-94/69-SI(ES).—Whereas the Lieutenant Governor (Administrator), Himachal Pradesh is satisfied that public interest so requires:

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (XIV of 1947), the Lieutenant Governor (Administrator), Himachal Pradesh is pleased to declare the industry "manufacture, marketing and distribution of petroleum products" to be public utility service in Himachal Pradesh for the purposes of the said Act for a period of six months, with effect from the date of issue of this notification.

By order,
P. K. MATTOO,
Secretary.

Simla-4, the 14th April, 1970

No. 2-91/69-SI(P.F.).—In partial modification of this Government's notification No. 1&S-15 (Lab.-EPFA) 593/63, dated 10-7-1968 and in exercise of the powers conferred by sub-section (I) of section 18 of the Employees Provident Funds Act, 1952 (Act No. 19 of 1952), the Governor (Administrator), Lieutenant Pradesh is pleased to appoint Shri B. R. Anand, Regional Provident Fund Commissioner, Punjab, Haryana and Union territories of Chandigarh and Himachal Pradesh, to be Inspector for the whole of the Union territory of Himachal Pradesh in place of Shri S. P. Mahrotra for the purposes of the said Act and any scheme framed thereunder in relation to establishments other than those belonging to or under the control of the Central Government or connected with a Railway company, a major port, a mine, an oil field or a controlled industry.

> By order, K. R. SHANDIL, Under Secretary.

Simla-4, the 15th May, 1970

No. 14-2/70-SI(Seri).—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for the public purpose, namely for the establishment of mulberry plantation at Tikka Seri, Tehsil Hamirpur (Kangra), it is hereby notified that land in the locality described below is to be acquired for the above purpose.

- 2. This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an

in writing before the Collector, Hamirpur, Kangra district, Himachal Acquisition Pradesh.

SPECIFICATION

District: KANGRA

Tehsil: HAMIRPUR

		Are	a
Village	Khasra No.	K.	M.
SERI	128/2	6	1
	128/2 411/127/4	11	10
	Total	17	11

Simla-4, the 15th May, 1970

No. 14-2/70-SI(Seri).—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for the public purpose, namely for the establishment of mulberry plantation, it is hereby notified that the land in the locality described below is to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector under Land Acquisition Act, Dehra Gopipur, District Kangra, Himachal Pradesh.

SPECIFICATION

Tehsil: DEHRAGOPIPUR District: KANGRA

		Are	ea
Village I	Chasra No.	K.	M.
TIKKA HAR (PRAG- PUR).	1195 1196	2	10
	Total	15	† ₀₀

By order, P. K. MATTOO, Secretary.

LAW DEPARTMENT NOTIFICATIONS

Simla-2, the 5th April, 1970

No. 2-14/70-LR.—In exercise of the powers vested in him under section 492 (1) of the Code of Criminal Procedure, the Administrator (Lieutenant Governor) of Himachal Pradesh is pleased to appoint Shri Bakshi Sita Ram, Advocate of Simla, as Public Prosecutor, for conducting and filing the criminal appeal against the order of acquittal dated 15-11-1969 passed by the learned Additional Sessions Judge, Kangra Sessions Division in the case State versus Kimiti Lal and two others under sections 392/397/398 I.P.C.

Simla-2, the 5th April, 1970

No. 2-15/70-LR.—In exercise of the powers vested in him under section 492(1) of the Code of Criminal Procedure, the Administrator (Lieutenant Governor) of Himachal Pradesh is pleased to appoint Shri Padam Nabh Nag, Advocate of Simla, as Public Prosecutor for conducting and filing the criminal revision application against the judgement dated 21st January, 1970 passed by the learned Magistrate 1st Class (S.D.M.), Pooh, District Kinnaur in the case State versus Darshan Dass and Kali Bahadur etc. under section 409 I.P.C.

Simla-2, the 9th April, 1970

No. 3(5)/69-LR.—In exercise of the powers vested in him under section 492 of the Code of Criminal Procedure the Administrator (Lieutenant Governor) of Himacha Pradesh is pleased to appoint Shri T. C. Chitkara Advocate of Simla as Public Prosecutor for conducting the criminal appeals against the order of acquittal No. 3/66 and 12/66-State versus Sewak, pending before the Delh High Court, Himachal Bench at Simla.

Simla-2, the 9th April, 1970

No. 2-10/68-LR.—In exercise of the powers vester in him under section 492 of the Code of Criminal Proce dure, the Administrator (Lieutenant Governor) c Himachal Pradesh is pleased to appoint Shri Inder Singl Advocate of Simla as Public Prosecutor for conductin the criminal appeal No. 24/68 against the order c acquittal dated 17-2-1968 passed by the learned Distric and Sessions Judge, Kangra in the case State versu Sheelan under section 302 I.P.C.

Simla-2, the 22nd April, 1970

No. 6-57/68-LR.—In line 6 of section 5 of the Himach Pradesh (Extension of Laws) Act, 1968 (Act No. 25 1969), published vide this Department notification even number, dated the 10th October, 1969, in the Ra patra, Himachal Pradesh (Extraordinary), dated the 13 October, 1969, for "prvoided" read "provided".

Simla-2, the 22nd April, 1970

No. 6-73/68-LR.—In the Himachal Pradesh Gener Sales Tax Act, 1968, (Act No. 24 of 1968), published vi notification of even number, dated the 22nd Marc 1969, in the Rajpatra, Himachal Pradesh (Extraordinar dated 1st April, 1969,—

- (i) in the marginal reference against section 2(c for "47" read "74"; and
- (ii) in the nineteenth line of clause 20(3), for "dealer: read "dealer".

Simla-2, the 22nd April, 1970

No. 6-75/68-LR.—In the Himachal Pradesh Roads Land Control Act, 1968 (Act No. 21 of 1969) publish vide this Department notification of even number, dat 30th July, 1969, in the Rajpatra, Himachal Prade (Extraordinary), dated the 3rd September,—
(i) in section 2, for "cantext" read "context";
(ii) in the heading of section 5, for "Restrictio" re

"Restrictions":

"section 32 of" insert "the".

(iii) in line 4 of sub-section (4) of section 6, fc "avilable" read "available"; and (iv) in line 1 of sub-section (2) of section 15, at

> JOSEPH DINA NATH Under Secretary (Judici

LABOUR DEPARTMENT

CORRIGENDUM

Simla-4, the 6th April, 1970

No. 2-27/69-SI(MW).—For the word "Shri Gauri Prashad, President, Mandi Hills Transport Labour Union, Mandi", appearing in this Department notification No. 2-27/69-SI(MW), dated the 28th October, 1969, the word Shri Gauri Prashad, President, Himachal INTUC and Government Transport Workers' Union, Mandi shall be inserted.

NOTIFICATION

Simla-4, the 7th April, 1970

No. 2-170/69-S.J.—In exercise of the powers vested in him vide section 28 of the Punjab Shops and Commercial Establishment Act, 1958 read with Government of India,

Ministry of Home Affairs notification No. F-2/6/66 (UTL)-I, dated the 1st November, 1966 and section 18 of the Punjab Trade Employees' Act, 1940 (as extended to the State of Himachal Pradesh), the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to grant exemption to the office of Life Insurance Corporation of India in Himachal Pradesh from the operation of sections 7, 8(2), 9, 10 and 11 of the Punjab Shops and Commercial Establishments Act, 1958 and sections 4, 5, 6 and 7 of the Punjab Trade Employees' Act, 1940 for the period from 29-3-1970 to 1-4-1970 to cope with the pressure of work due to the close of business, subject to the condition that the employees shall be paid remuneration at double the rate of the normal wages calculated by the hour.

P. K. MATTOO, Secretary.

MULTIPURPOSE PROJECTS AND POWER DEPARTMENT

NOTIFICATIONS

Simla-4, the 20th March, 1970

No. 1-46/70-MPP(Sectt.).—In exercise of the powers conferred by sub-rule (2) of Rule 9 clause (b) of sub-rule 2) of rule 12 and sub-rule (1) of rule 24 of the Central Civil Services (Classification, Control and Appeal) Rules, 1965, ead with the Schedule to the Central Civil Services (Classification, Control and Apeal) Rules, 1957, the Administrator Lieutenant Governor), Himachal Pradesh, is pleased to direct that in respect of the services and posts in the General Central Civil Service Class III and Class IV specified in the column 1 of the Schedule annexed hereunder, the authority pecified in the column 2 thereof shall be the appointing authority and the authorities specified in column Nos. 3 and 5 hall be the disciplinary authority and appellate authority respectively in regard to the penalties specified in column No. 4.

SCHEDULE

Description of post	Appointing authority	Authority competent to impose penalties and penalties which it may impose (with reference to item No. in rule No. 11) of C.C.S. (CCA) Rules, 1965			
		Authority	Penalties		
1	2	3	4	5	
lass III services and posts in Chief Engineer office.	Chief Engineer	Chief Engineer	All	Secretary (M.P.P.)/ Lieutenant Governor.	
ass III services and post in III Circle/Division offices.	Chief Engineer/ Superintending Engineer.	Superintending Engineer/Chief Engineer.	i to iv v to ix	-do-	
sperintendents of Circle offices ass IV services and posts in Chief sgineer's office. ass IV services and posts in:	Chief Engineer Engineer Officer of Chief Engineer.	Chief Engineer Engineer Officer of Chief Engineer.	All All	-do- Chief Engineer	
) Circle Office) Division Office	Superintending Engineer/ Executive Engineer.	Superintending Engineer/ Executive Engineer/ Superintending Engineer.	All i to iv v to ix	Chief Engineer Superintending Engineer/Chief Engineer.	

Simla-2, the 16th May, 1970

Now 2-96/69-MPP (Sectt.).—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at public expense for public purpose, namely for the construction of Tubewall Rampur-Majri, Tehsil Paonta-Sahib, District Sirmur, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Solan.

SPECIFICATION

District: SIRMUR		Tehsil:	PF	ION	. A
Willage	Khasra N	lo.		Are Big.	
RAMPUR-BANJARA	200/46 35/1			0	3
		Total		0	6
		U. N. S	y or SHAI Se	der, RMA ecreta	, ry.

PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Simla-1, the 12th December, 1967

No. PWE-151-67/67/EII-3428-31-K.—On his appointment as Executive Engineer (ad hoc) in the time scale of Rs. 625-40-1025/50-1275 vide Secretary to the Government of Himachal Pradesh Public Works Department, notification No. PWE-141-1/67/EE/EII-5316-331, dated 8-11-1967, Shri A. K. Bhatia, assumed charge of the office of the Executive Engineer, Simla Division No. II, Himachal Pradesh Public Works Department, Simla-4, on the 16-11-1967 (A.N.).

Simla-1, the 12th December, 1967

No. PWE-151-74/67/EII-3465-69-K.—On his appointment as Executive Engineer (ad hoc) in the time scale of Rs. 625-40-1025/50-1275, vide Secretary to the Government of Himachal Pradesh Public Works Department attification No. PWE-141-1/67-EE/EII-5316-331, dated 3-11-1967, Shri Mohinder Pratap assumed charge of the office of the Executive Engineer, Dharamsala Division, Himachal Pradesh Public Works Department, Dharamsala on 14-11-1967 (F.N.).

Simla-1, the 12th December, 1967

No. PWE-151-72/67/EII-3432-35-K.—On his appointment as Executive Engineer (ad hoc) in the time scale of Rs. 625-40-1025/50-1275 vide Secretary to the Government of Himachal Pradesh Public Works Department, notification No. PWE-141-1/67-EE/EII-5316-331, dated 8-11-1967, Shri T. L. Sharma, assumed charge of the office of the Executive Engineer, Kinnaur Division No. 11, Himachal Pradesh Public Works Department, Karcham on 16-11-1967 (F.N.).

D. S. THAKUR, Under Secretary.

Simla-2, the 29th March, 1970

No. 2-7/69-PWD.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of water reservior for Theog Water Supply Scheme, Chhaidhala, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom

it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department.

SPECIFICATION

District:	MAHA	SU	Tehsil:	THE	OG
Village		Khasra No.		Ar Big.	ea Bis.
RAIGE	I AT	23/1		0	7

U. N. SHARMA, Secretary.

PLANNING DEPARTMENT DIRECTORATE OF ECONOMICS AND STATISTICS NOTIFICATION

Simla-4, the 6th April, 1970

No. DES.6-4/59.—The Lieutenant Governor, Himachal Pradesh is pleased to promote Shri M. L. Kapur, a permanent Statistical Assistant, Directorate of Economics and Statistics, Himachal Pradesh, in the scale of Rs. 180-10-400, to officiate, as a purely temporary measure, as District Statistical Officer (Gazetted Class-II), Mandi and Bilaspur districts, with his headquarters at Mandi, with effect from the date he resumes charge at Mandi, in the scale of Rs. 250-25-600, on ad hoc basis, vice Shri C. D. Bhatt, whose services have been placed at the disposal of the Director of Census Operations, Himachal Pradesh, vide notification No. 9-12/69-Plan (Estt.), dated the 24th February, 1970.

2. This supersedes office order of even number, dated the 7th March, 1970.

By order,

P. K. MATTOO, Additional Secretary.

PLANNING AND EVALUATION DEPARTMENT NOTIFICATION

Simla-4, the 7th April, 1970

No. 4-25/64-Plan(DES).—The Administrator (Lieutenant Governor), Himachal Pradesh is pleased to order the appointment of Shri R. N. Pandey, an officer on the integrated select list for short term vacancies holding on ad hoc basis Grade IV I.S.S. post of Assistant Director, Labour Bureau, Simla, as Director of Economics and Statistics, Himachal Pradesh, a Grade IV post of the Indian Statistical Services in the scale of Rs. 400-400-450-30-600-35-670 E.B. 35-950, on ad hoc basis, from the date of taking over the charge. Shri Pandey will draw the pay and allowances, he is drawing as Assistant Director, Labour Bureau, while holding the post of the Director of Economics and Statistics in Himachal Pradesh.

By order,
P. K. MATTOO,
Secretary.

REVENUE DEPARTMENT

CORRIGENDUM

Simla-4, the 27th April, 1967

No. 7-4/66-Rev. II.—In continuation this Department notification of even number, dated the 19th February, 1967 vide which land was notified for acquisition in village Khural, Tehsil Sundernagar, District Mandi, Himachal Pradesh for the purpose, namely for disposal of muck at Bharari Adit of S.S. Tunnel. Please read area of Khasra No. 33 as 2-13-0 bighas instead of 0-13-0 bighas appears at page 2 of the notification stated above.

S. N. BISARYA, Under Secretary.

NOTIFICATIONS

Simla-2, the 5th April, 1969

No. R. 22-36/57.—The Financial Commissioner, Himachal Pradesh, regrets to notify the death of Shri Narain Dass, an Officiating Tehsildar, Jubbal, District Mahasu, Himachal Pradesh on the 22nd February, 1969 afternoon.

Simla-2, the 7/8th April, 1970

• "No. 1-1/70-Rev.I.—In exercise of the powers vested in him under section 6(3) of Punjab Land Revenue Act, 1887, as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966, and all other powers enabling him in this behalf the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to appoint, and hereby appoints every person who for the time being holds the office of Tehsildar Special Agency (Nautor), Kulu and Lahaul and Spiti districts, all the powers of an Assistant Collector, Second Grade under the said Act to be exercised by him within the jurisdiction of Kulu and Lahaul and Spiti districts.

Simla-2, the 7/8th April, 1970

No. 1-1/70-Rev.I.—In exercise of the powers conferred upon him under section 7(3) of the Himachal Pradesh Land Revenue Act, 1953 (Act No. 6 of 1954), the

Administrator (Licutenant Governor), Himachal Pradesh, is pleased to appoint, and hereby appoints every person who for the time being holds the office of Tehsildar Special Agency (Nautor) within their respective jurisdiction in the territorial limits of the Districts of Kinnaur, Mahasu, Mandi, Bilaspur and Chamba to be an Assistant Collector of the Second Grade.

Simla-2, the 8th April, 1970

No. 2-9/64-Rev.I(III).—In exercise of the powers vested in him under section 3 clause (c) of the Land Acquisition Act, 1894, the Administrator (Lieutenant Governor). Himachal Pradesh is pleased to appoint Shri Sohan Singh, (DHANI Civil Service) Sub-Divisional Officer (Civil), Sundernagar, Mandi district, to perform the functions of a Collector under the said Act, within the jurisdiction of Sundernagar Sub-Division in respect of land acquisition work, from the date of taking over the charge of the post.

Simla-2, the 8th April, 1970

No. 2-9/64-Rev.I.(III).—In exercise of the powers conferred by clause (a) of sub-section (1) of section 28 of the Himachal Pradesh Land Revenue Act, 1953 (Act No. 6 of 1954), the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to confer on Shri Sohan Singh, (DHAN1 Civil Service) Sub-Divisional Officer (Civil), Sundernagar, Mandi district, the powers of a Collector under section 14, 16 and 17 of the said Act to be exercised by him within the jurisdiction of Sundernagar Sub-Division subject to the control of Collector of Mandi district, Himachal Pradesh from the date of taking over the charge of the post.

Simla-2, the 9th April, 1970

No. 2-38/65-Rev.I(III).—In continuation and partial modification of this Department notification of even number, dated the 13th March, 1970, the Financial Commissioner, Himachal Pradesh is pleased to order further transfers and postings of the following Tehsildars:—

			ÀC
SI. No.	Name	From	To
1.	Shri Raj Gopal Sharma.	Mandi	Kalpa (against existing vacancy).
2.	Shri P. L. Gupta	Theog	Mandi (Mohal) vice Shri Raj Gopal Sharma transferred.
3.	Shri S. S. Ghuman	Nalagarh	Kasumpti vice Shri Kunj Lal.
4.	Shri Kunj Lal	Kasumpti	Nalagarh vice Shri S. S. Ghuman.
5.	Shri R. L. Seth	Nahan	Pachhad vice Shri Dharni Dhar.
6.	Shri Dharni Dhar	Pachhad	Nahan vice Shi? R. L. Seth.

- 2. The Tehsildars mentioned above except Shri P. L. Gupta should move simultaneously after handing over their assignment to the next senior officer available. They will be entitled to usual joining time and transfer T.A, as admissible under the rules.
- 3. Shri P. L. Gupta who has already handed over the charge will proceed to Mandi to his new place of posting as mentioned above.

4. The transfer orders of Sarvshri Hazara Singh Tehsildar (Nautor), Bilaspur and S.K. Chauhan, Tehsildar, Rampur are hereby cancelled.

Simla-2, the 9th April, 1970

No. 2-38/65-Rev.I (III).—In partial modification of this Department notification No. 2-38/65-Rev.I(II), dated the 16th September, 1969, the Financial Commissioner, Himachal Pradesh is pleased to cancel the transfer of Shri Jagdish Kumar, Tehsildar, in the public interest.

By order, S. N. BISARYA, Under Secretary.

Simla-2, the 27th May, 1970

6-11/69-(Rev.I).-Consequent upon the death of Shri Lakhu Ram s/o Shri Chaudhry Ram, Village Dhoran, Tehsil Palampur, District Kangra on 12-1-1970, the Lieutenant Governor, Himachal Pradesh, in exercise of the powers conferred upon him vide section 2(a)(i) and 3(1) read with proviso to section 4 of the East Punjab Awards Act, 1948 and Government of India, Ministry of Home Affairs, notification No. S.O. 3370, dated the 1st November, 1966 is pleased to order that the War Jagir of the annual value of Rs. 100 (Rupees one hundred) per annum sanctioned in his favour with effect vide Himachal Pradesh Government notification No. 6-8/69-Rev.-I(I), dated 14-4-1969, shall now continue in favour of Shrimati Lachhmi Devi widow of the said Shri Lakhu Ram with effect from Kharif, 1965, subject to the conditions as to its enjoyment as are contained in the Sanad of the Jagir granted to her.

Simla-2, the 27th May, 1970

No. 6-11/69-Rev.I (I).—Consequent upon the death of Shri Bela Ram s/o Shri Ghonse, Village Dhanag, Tehsil Palampur, District Kangra on 5-11-1969, the Lieutenant Governor, Himachal Pradesh in exercise of the powers conferred upon him vide section 2(a)(i) and 3(I)(a) read with proviso to section 4 of the East Punjab Awards Act, 1948 and Government of India, Ministry of Home Affairs notification No. S.O. 3370, dated the 1st November, 1966 is pleased to order that the War Jagir of the annual value of Rs. 100 (Rupees one hundred) per annum sanctioned in his favour with effect from Kharif, 1965 vide Punja 5 Government notification No. 7518-JN-III-66/12883, dated the 25-6-1966 shall now continue in favour of Shrimati Dhunjo Devi, widow of the said Shri Bela Ram with effect from Kharif, 1969,

subject to the conditions as to its enjoyment as are contained in the Sanad of the Jagir granted to her.

S. N. BISARYA, Under Secretary.

TRANSPORT DEPARTMENT NOTIFICATIONS

Simla-2, the 28th April, 1970

No. 27-5/69-CS&T(Tpt.).—In continuation of this Government notification No. H(T)14-226/59, dated 3rd November, 1967, the Lieutenant Governor (Administrator), Himachal Pradesh is pleased to allot additional Registration Nos. from HIL-5501 to HIL-6000 to the Registering and Licensing Authority, Kasumpti.

Simla-2, the 28th April, 1970

No. 27-5/69-CS&T(Tpt.).—In continuation of this Government notification No. H(T)14-226/59, dated 3rd November, 1967, the Lieutenant Governor (Administrator), Himachal Pradesh is pleased to allot additional Registration Nos. from HIL-5001 to HIL-5500 to the Registering and Licensing Authority, Simla.

By order, K. N. CHANNA, Secretary.

VIDHAN SABHA SECRETARIAT NOTIFICATION

Sintla-4, the 13th April, 1970

No. 1-45/69-VS.—The following order by the Lieutenant Governor (Administrator), Himachal Pradesh dated the 10th April, 1970 is hereby published:—

"No. 1-45/69-VS.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 6 of the Government of Union Territories Act, 1963 (20 of 1963), I, Lieutenant General K. Bahadur Singh, the Administrator (Lieutenant Governor) of Himachal Pradesh, hereby prorogue the Legislative Assembly of the Union territory of Himachal Pradesh.

K. BAHADUR SINGH,
Lieutenant General (Retired),
Administrator."

By order, D. B. LAL, Secretary.

भाग २—वैद्यातिक नियमों को छोड़ कर विभिन्न विभागों के श्रध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं

ANIMAL HUSBANDRY DEPARTMENT NOTIFICATION

Simla-4, the 24th March, 1970

No. 8-1/68-Vety.I. Vol. I.—In exercise of the powers vested in me vide rule No. 17 of Rules of Business circulated vide No. 4-64/63-Vety., dated the 27th March, 1966. I, hereby fix the rates of various Animal Husbandry products in supersession of rates fixed previously, with effect from 1-4-1970 to 31-3-1971 as under:—

SHEEP

RATE THROUGHOUT HIMACHAL PRADESH I—INDIGENOUS SHEEP (RAMPUR BUSHAHRI AND GADDI SHEEP)

 Male

 Upto 1 month
 Not for sale

 1 month to 2 months
 Rs. 7.00

 2 months to 3 months
 Rs. 11.00

Female
Not for sale
Rs. 6.00
Rs. 9.00

	Male	Female
3 months to 4 months 4 months to 5 months 5 months to 6 months 6 months to 9 months 9 months to 1 year 1 year to 1-1/2 years 1-1/2 years to 2 years 2 years to 4 years	Rs. 23.00 Rs. 34.00 Rs. 35.00 to Rs. 40.00 Rs. 45.00 to Rs. 50.00 Rs. 55.00 to Rs. 60.00 Rs. 65.00 to Rs. 75.00 Rs. 75.00 to Rs. 80.00 Rs. 80.00 to Rs. 85.00	Rs. 18.00 Rs. 25.00 Rs. 30.00 to Rs. 35.00 Rs. 40.00 to Rs. 45.00 Rs. 45.00 to Rs. 55.00 Rs. 55.00 to Rs. 65.00 Rs. 65.00 to Rs. 70.00 Rs. 70.00 to Rs. 75.00

II-POLWARTH (PURE)

Upto 1 month	Not for sale	Not for sale
Upto 1 month 1 month to 2 months 2 months to 3 months 3 months to 4 months 4 months to 5 months 5 months to 6 months 6 months to 9 months	Rs. 25.00 to Rs. 40.00 Rs. 40.00 to Rs. 60.00 Rs. 60.00 to Rs. 70.00 Rs. 70.00 to Rs. 80.00 Rs. 80.00 to Rs. 100.00 Rs. 100.00 to Rs. 120.00	Rs. 20.00 to Rs. 30.00 Rs. 30.00 to Rs. 40.00 Rs. 40.00 to Rs. 55.00 Rs. 55.00 to Rs. 65.00 Rs. 65.00 to Rs. 80.00 Rs. 80.00 to Rs. 100.00
9 months to 1 year 1 year to 1-1/2 years 1-1/2 years to 2 years 2 years to 4 years	Rs. 120.00 to Rs. 145.00 Rs. 145.00 to Rs. 165.00 Rs. 165.00 to Rs. 185.00 Rs. 205.00 to Rs. 225.00	Rs. 100.00 to Rs. 125.00 Rs. 125.00 to Rs. 145.00 Rs. 145.00 to Rs. 165.00 Rs. 165.00 to Rs. 185.00

III—RAMBOUILLET/SPANISH/RUSSIAN/GERMAN LAND MERINO AND THEIR INTER-CROSSES (IF ANY)

Upto 1 month	Not for sale	Not for sale
1 month to 2 months 2 months to 3 months 3 months to 4 months 4 months to 5 months 5 months to 6 months 6 months to 9 months 9 months to 1 year 1 year to 1-1/2 years	Rs. 25.00 Rs. 45.00 Rs. 55.00 Rs. 85.00 Rs. 110.00 to Rs. 125.00 Rs. 130.00 to Rs. 145.00 Rs. 150.00 to Rs. 165.00 Rs. 170.00 to Rs. 185.00	Rs. 20.00 Rs. 25.00 Rs. 40.00 Rs. 65.00 Rs. 80.00 to Rs. 85.00 Rs. 90.00 to Rs. 110.00 Rs. 130.00 to Rs. 150.00 Rs. 160.00 to Rs. 180.00
1-1/2 years to 2 years 2 years to 4 years	Rs. 190.00 to Rs. 225.00 Rs. 230.00 to Rs. 255.00	Rs. 180.00 to Rs. 210.00 Rs. 210.00 to Rs. 240.00

IV-POLWARTH/RUSSIAN MERINO/GERMAN LAND MERINO/RAMBOUILLET INDIGENOUS SHEEP-F. I

Upto 1 month	Not for sale	Not for sale
1 month to 2 months 2 months to 3 months 3 months to 4 months 4 months to 5 months 5 months to 6 months 6 months to 9 months 9 months to 1 year 1 year to 1-1/2 years	Rs. 15.00 Rs. 25.00 Rs. 40.00 Rs. 50.00 Rs. 60.00 to Rs. 70.00 Rs. 70.00 to Rs. 90.00 Rs. 90.00 to Rs. 110.00 Rs. 110.00 to Rs. 120.00	Rs. 10.00 Rs. 20.00 Rs. 30.00 Rs. 45.00 Rs. 55.00 to Rs. 65.00 Rs. 65.00 to Rs. 75.00 Rs. 75.00 to Rs. 85.00 Rs. 85.00 to Rs. 110.00
1-1/2 years to 2 years 2 years to 4 years	Rs. 120.00 to Rs. 140.00 Rs. 140.00 to Rs. 170.00	Rs. 110.00 to Rs. 130.00 Rs. 130.00 to Rs. 160.00

V-SPANISH MERINO/RUSSIAN MERINO/RAMBOUILLET X.F.1=F=2

Upto 1 month	Not for sale	Not for sale
1 month to 2 months	Rs. 20.00	Rs. 15.00
2 months to 3 months	Rs. 30.00	Rs. 20.00
3 months to 4 months	Rs. 45.00	Rs. 35.00
4 months to 5 months	Rs. 55.00	Rs. 45.00
5 months to 6 months	Rs. 65.00 to Rs. 80.00	Rs. 55.00 to Rs. 70.00
6 months to 9 months	Rs. 80.00 to Rs. 95.00	Rs. 70.00 to Rs. 85.00
9 months to 1 year	Rs. 95.00 to Rs. 115.00	Rs. 85.00 to Rs. 105.00
1 year to 1-1/2 years	Rs. 115.00 to Rs. 125.00	Rs. 105.00 to Rs. 115.00
1-1/2 years to 2 years	Rs. 125.00 to Rs. 145.00	Rs. 115.00 to Rs. 135.00
2 years to 4 years	Rs. 145.00 to Rs. 160.00	Rs. 135.00 to Rs. 140.00

	Male	Female
Upto 1 month	VI—CORRIEDALE SHEEP (PUR Not for sale	E) Not for sale
1 month to 2 months 2 months to 3 months 3 months to 4 months 4 months to 5 months 5 months to 6 months 6 months to 9 months 9 months to 1 year 1 year to 1-1/2 years 1-1/2 years to 2 years 2 years to 4 years	Rs. 20.00 Rs. 35.00 Rs. 50.00 Rs. 65.00 Rs. 75.00 to Rs. 90.00 Rs. 90.00 to Rs. 100.00 Rs. 100.00 to Rs. 110.00 Rs. 110.00 to Rs. 120.00 Rs. 120.00 to Rs. 140.00 Rs. 140.00 to Rs. 160.00	Rs. 15.00 Rs. 25.00 Rs. 40.00 Rs. 50.00 Rs. 60.00 to Rs. 70.00 Rs. 70.00 to Rs. 80.00 Rs. 80.00 to Rs. 100.00 Rs. 100.00 to Rs. 120.00 Rs. 120.00 to Rs. 140.00 Rs. 140.00 to Rs. 160.00
2 years to 4 years	173. 140.00 to 1731 173100	

Above the age of 5 years in respect of Sheep and Goats the following depreciation will be allowed:—

5 to 6 years 6 to 7 years 7 to 8 years 5 per cent every year 5 per cent every year

6 to 7 y 7 to 8			cent ever	ry year be discarded a	nd auctioned	
The depreciation v	alue is to be calculate	d on the hig	ghest price	e fixed for the l	ast age group.	**
<u>-</u>	RATE THROUGHO	OUT HIMACI	ial Prad	ESH .		
			Hill	L CAITLE R	RED-SINDHI X	HILL CATTLE
	ví	•	Male	Female	Male	Famale
Under 6 months 6 months to 1 year 1 year to 2 years 2 years to 3 years 3 years to 4 years		Rs. Rs. Rs.	t for sale 20.00 30.00 50.00 70.00	Not for sale Rs. 25.00 Rs. 40.00 Rs. 55.00 Rs. 80.00	Not for sale Rs. 35.00 Rs. 50.00 Rs. 65.00 Rs. 90.00	
RED SI	NDHI PURE AND R	ED SINDHI (GRADES A	BOVE 5 PER CE	NT LEVEL	
• •			Male	Female	Male	Female
Under 6 months 6 months to 1 year 1 year to 2 years 2 years to 3 years 3 years to 4 years		Rs. Rs. Rs. Rs.	for sale 55.00 70.00 85.00 100.00	Not for sale Rs. 65.00 Rs. 80.00 Rs. 95.00 Rs. 120.00	Not for sale Rs. 65.00 Rs. 130.00 Rs. 215.00 Rs. 420.00	Not for sale Rs. 75.00 Rs. 110.00 Rs. 165.00 Rs. 320.00
		RE JERSEY			,	•
	<i>:</i>	Male	Fema	le		
Under 6 months 6 months to 1 year 1 year to 2 years 2 years to 3 years 3 years to 4 years	Rs. Rs. Rs. Rs. Rs.	300.00 H 400.00 H 500.00 H	Rs. 300.0 Rs. 500.0 Rs. 700.0 Rs. 900.0 Rs. 1,200.	00 above 00 > femal 00 cent	ntside State Rs e one year fo e, outside S extra will be ch	or male. For tate 50 per
•	GERMA	N SPOTTED	-			
Under 6 months 6 months to 1 year 1 year to 2 years 2 years to 3 years 3 years to 4 years	Rs. Rs. Rs. Rs. Rs.	350.00 I 450.00 I 600.00 I	Rs. 400 Rs. 600	0.00 abov 0.00 femal 0.00 cent	side State Rs. e one year fo le, outside S extra will be ch	or male. For tate 50 per
	1/4 JERSEY SINDHI II	NDIGENOUS	HALE BR	ed Jersey	3/4Jersey or	
	7.6 T	100		r	Mala	Famala

years to 4 years	•	Rs. 1,000.00	Ks. 1,200	1.00		
	1/4 Jersey Sindhi Indigenous		HALE BRED JERSEY		3/4Jersey or more Jersey	
	Male	Female	Male	Female	Male	Female
Under 6 months 6 months to 1 year 1 year to 2 years 2 years to 3 years 3 years to 4 years	Rs. 40 70 140 200 250	Rs	Rs. 55 90 165 245 330	Rs. 75 110 215 320 480	Rs. 100 130 200 280 400	Rs. 120 150 250 350 540

The above noted net price will be charged by the principles for determining the cost of the animals. In case of cons:

- For pregnancy 10 per cent extra will be charged on the net cost of the corresponding age group.
- 10 per cent less to be charged in case of cows in their 4th and 5th lactation to be deducted out of the total calculated for the 1st and 2nd lactation and 3rd.
- 3. Rs. 25 to be charged extra for each litre of daily milk yield.
- 20 per cent less to be charged in case of cows in their 6th lactation and over to be deducted out of the total cost calculated for the 1st, 2nd lactation and 3rd lactation.

In case of bullocks above four years:

Increase by 5 per cent between 4-5 years of age.

Increase by 10 per cent between 5-6 years of age.

Increase by 15 per cent between 6-7 years of age.

Increase by 20 per cent between 7-8 years of age.

Increase by 5 per cent between 8-9 years of age.

Decrease by 10 per cent between 9-10 years of age and subsequently.

In case of bulls above 4 years:

Increase by 10 per cent between 4-5 years of age. Increase by 15 per cent between 5-6 years of age. Increase by 10 per cent between 6-7 years of age. Decrease by 10 per cent between 7-8 years of age. Decrease by 20 per cent between 8-9 years of age. Decrease by 30 per cent between 9-10 years of age.

This increase or decrease in case of males, to be calculated on the net cost.

YAK CATTLE

	Male	Female	
Upto 1 month	Not for sale	Not for sale	
1 month to 2 months	Rs. 20.00	Rs. 20.00	
2 months to 6 months	Rs. 40.00	Rs. 40.00	
6 months to 1 year	Rs. 100.00	Rs. 100,00	
1 year to 1-1/2 years	Rs. 250.00	Rs. 250,00	
1-1/2 years to 2 years	Rs. 300.00	Rs. 300.00	
2 years to 2-1/2 years	Rs. 350.00	Rs. 350.00	
2-1/2 years and above	Rs. 400.00	Rs. 400.00	

EQUINES

RATES THROUGHOUT HIMACHAL PRADESH

Connemara	Cross of Cha- murti-Spiti with connemara	Cross of conne- mara and Tangen	Pure Tangen
Rs.	Rs.	Rs.	Rs.
100	75	50	40
200	150	100	70
300	225	150	120
800	600	300	250
1,200	600	300	250
-	1,000	400	350
1,000	1,400	600	500
1,600	1,200	500	450
1,500	1,300	600	500
	Rs. 100 200 300 800 1,200	murti-Spiti with connemara Rs. Rs. 100 75 200 150 300 225 800 600 1,200 600 1,000 1,000 1,400 1,600 1,200	murti-Spiti with connemara mara and Tangen Rs. Rs. Rs. 100 75 50 200 150 100 300 225 150 800 600 300 1,200 600 300 1,000 400 1,000 1,400 600 1,600 1,200 500

	Pure Spiti and Chamurti	Kathiawari Stallion	Country bred (Indig.)	Kathiawari cross country bred
	Rs.	Rs.	Rs.	Rs.
Birth to 1 month	50 (Fema	ie) 100	75	90
1 month to 6 months (foal either sex)	100	200	_	160
6 months past to 1 year (foal either	150	300	175	225
	300	800	325	550
2 years to 3 years (mare and stallion)	600	1,200		900
	1,000	1,600		1,300
Above 10 years (mare and stallion)		1,500	800	1,100
Gelding	1,200	1,300	1,200	1,200
	Birth to 1 month 1 month to 6 months (foal either sex) 6 months past to 1 year (foal either sex). 1 year to 2 years 2 years to 3 years (mare and stallion) 3 years to 10 years Above 10 years (mare and stallion) Gelding	Rs. Birth to 1 month 1 month to 6 months (foal either sex) 6 months past to 1 year (foal either sex) 1 year to 2 years 2 years to 3 years (mare and stallion) 3 years to 10 years Above 10 years (mare and stallion) Chamurti Rs. 100 100 100 100 100 100 100 1	Rs. Rs.	Rs. Rs.

Increase of 25 per cent for males of Spiti and Chamurti.

GADDI DOGS

		Male	Female
		Rs.	Rs.
Upto 3 months	₹ .	12	15
3 months to 6 months	· .**	15	20
6 months to 9 months		20	25
Above 9 months	•	30	35

PIGS

MIDDLE WHITE YORKSHIRE

Rate throughout	Himachal	Rate throughout the Lahaul-
Pradesh except	Kinnaur,	Spiti, Kinnaur/Bharmour
Lahaul-Spiti/Bharn Pangi	nour and	and Pangi

	Male	Female	Male	Female		
Upto 1 month	Not for sale	Not for sale	Not for sale	Not for sale		
I month to 3 months	40	45	50	55		
3 months to 6 months	60	65	85	95		
6 months to 9 months	100	110	135	155		
9 months to 1 year	135	160	155	185		

LARGE WHITE YORKSHIRE/WHITE RUSSIAN/CHARMUKHA AND THEIR INTER-CROSSES

Upto 1 month	Not for sale	Not for sale	Not for sale	Not for sale
1 month to 3 months	40	45	45	50
3 months to 6 months	60	65	80	85
6 months to 9 months	100	110	120	130
9 months to 1 year and above	150	155	170	180

Note in general.—For inter-State transactions in respect of improved livestock 100 per cent more cost will be charged. This would mostly be true for sheep and goats of exotic breeds. Inter-State transactions held on Governmental levels, or directly to the breeders, surplus stock of pigs will be sold at Rs. 2 per kilogram live weight.

MEAT

	RATE	FOR MEAT
	Rates throughout Himachal Pradesh (Except Kinnaur and Lahaul Spiti/ Bharmour and Pangi)	Rate Kinnaur district, Lahaul-Spiti/ Bharmour and Pangi
Sheep Goat Pigs	Rs. 3.00 per kilogram (live body weight) Rs. 3.50 per kilogram (live body weight) Rs. 2.00 per kilogram (live body weight)	Rs. 3.50 per kilogram (live body weight) Rs. 4.00 per kilogram (live body weight) Rs. 2.50 per kilogram (live body weight)

MILK

Under the Composite Milk Supply Scheme, Mandi and Nahan the rates for the purchase and sale of milk products will be fixed by the Evaluation Committee at the district level keeping in view the market trend.

The rates fixed under the Composite Milk Supply Scheme will also hold good in case of the Government Livestock Farm, Kamand.

As regards the sale of milk at the other farms and institutions, in the Animal Husbandry Department, Himachal Pradesh, the milk will be sold in accordance with the prevailing market rates for the particular type of milk from time to time. The rates of milk so disposed of should duly be certified by the Deputy Commissioner of the respective district.

As regards sale of milk Sheep Breeding Farm, Jeori where the Department has kept some milch cows, the milk will be sold in accordance with the prevailing market rates for the particular type of milk from 'time to time. The rates of milk so disposed of should duly be certified by the S.D.M., Rampur, in the absence of Deputy Commissioner because the headquarter of the Deputy Commissioner, of this is far away from Jeori i. e., at Kasumpti (Simla).

For the door delivery of the milk the Incharges can charge 5 paise to 20 paise per litre, but the door delivery will not be binding on the Department. This facility would only be afforded as and when the necessary carriages etc. is available with various farms and the delivery without any loss to the Department.

THE STATE OF THE S	EGGS OF HEN			
Rate throughout Hi Kinnaur, Lahaul-Spi	machal Pradesh except ti/Bharmour and Pangi	Kinnaur/Lahaul-Spiti/Bharmour, Pangi throughout the year		
Summer 1st April to 30th September	Winter 1st October to 31st March			
A—Grade 30 paise B—Grade 25 paise C—Grade 20 paise	32 paise 28 paise 25 paise	50 paise 45 paise 25 paise		
	TABLE FOWLS			
Live-weight per kilogram	Rs. 5.50 paise per kilogr (Throughout the year)	Rs. 7.00 per kilogram (Throughout the year)		
Dressed Table Fowl per kilogram	Rs. 8.50 (Throughout the year)	Rs. 12.00 per kilogram (Throughout the year)		
RATE	FOR BREEDING BIRD	S 1970-71		
Age-group	: Rate throughout Himach except Kinnaur/Lahau Bharmour and Pan			
0-1 Week 1-6 weeks	Re. 1.00 Rs. 2.25 paise (25 paise per week).	Rs. 1.25 paise increase Rs. 2.75 paise (30 paise increase per week).		
6-12 weeks	Rs. 4.35 paise (35 paise per week).			
12-16 weeks	Rs. 6.15 paise (45 paise per week).			
16-20 weeks	Rs. 8.15 paise (50 paise per week).			
20-24 weeks	Rs. 12.15 paise (Re. 1.00 per week).			
Adult male Adult Famale	Rs. 12.15 paise Rs. 13.00	Rs. 16.00 Rs. 18.00		
RAT	E FOR SEXED POULT	RY BIRDS		
		RATE FOR SEXED PULLETS		
Age group	Rate throughout Himach except Kinnaur, Laha and Bharmour and Pa	al Pradesh Rate Kinnaur/Lahaul Spiti ul-Spiti and Bharmour and Pangi		

Sexed Male

week.

Re. 0.25

To be destroyed if

not sold upto 1

Sexed Pullets

From 6 weeks on-

wards the rates will

be according to age

Rs. 3.50

Rs. 4.40

group.

Sexed Male

To be destroyed if

not sold upto 1

Re. 0.50

week.

Sexed Pullets

(15 paise increase per

From 6 weeks on-

wards the rates will

be according to age

Rs. 3.00

Rs. 3.90

week).

group.

0-1 week

1-6 weeks

RATE FOR BOILER CHICKS

0-1 week

. :

Hatching eggs

ครั้งราวการ

Re. 1.00
Rs. 2.60 (30 paise increaseper week).
After 6 weeks rate will be charged according to live-weight per kg.

Re. 0.45 (throughout the year).

Rs. 1.50 Rs. 3.50

After 6 weeks rate will be charged according to the live weight per kg.

Re. 0.50 (throughout the

year).

To providing hatching facilities to the private breeders, levy of 10 paise as hatching charges per egg, throughout the year is to be enforced.

In addition to above the Incharges of various institutions are authorised to decrease or increase the price of each egg upto 5 paisa in each grade and Table Fowls by Re. 1.00 according to market trend from time to time. The controlling officers in their turn will intimate the same to the Director of Animal Husbandry

Department.

For the door delivery of eggs and poultry meat the Incharges can charges 1 paisa during summer season, 2 paisa during the winter season per egg and 25 paise per kg. during summer season and 50 paise per kg. during winter season of poultry meat, but the door delivery will not be binding on the Department.

The grading of eggs will be done as under and also depending upon the interior and exterior quality of

the eggss:-

A—Grade B—Grade Above 60 grams, Below 60 grams,

C-Grade

Below 40 grams and cracked.

FEED, FODDER AND OTHER PLANTING MATERIAL

RATES THROUGHOUT HIMACHAL PRADESH

1.	Green fodder	Rs. 6 per quintal
2.	Hay bailed	Rs. 16 per quintal
3.	Hay unbaled lose	Rs. 14 per quintal
4.	Seed soyabean and Vetches	Rs. 2 per kg.
5.	Seed Oats, Jowar, Cowpeas	Re. 0.80 per kg.
6.	Medium sized seed of grasses and clovers like Eye grasses, Phalaris,	Rs. 10 per kg.
	Tall Feseue, Red Crimson and Subterranean clovers, lucern and	
	medica, etc.	
7.	Seed of White clover, Red Fescue, Cocks foot etc.	Rs. 20 per kg.
8.	Planting material root, etc.	Rs. 10 per quintal
9.	Kudzu crowns	Re 0.10 each
10.	Urd and other pulses	Rs. 150.00 per quintal
11.	Manure except poultry	Rs. 1.50 per standard jute bag
		(not exceeding 75 kg.)
12.	Poultry manure	Rs. 1.25 per standard jute bag
		(not exceeding 40 kg.)
13.	Dry maize fodder	Rs. 8 per quintal

WOOL AND OTHER FIBRES

RATES THROUGHOUT HIMACHAL PRADESH

		Retail rates per kg.	Wholesale rates per quintal
1.	Indigenous Sheep Wool (Rampur Bushahri and Gaddi)	Rs. 10.00	Rs. 900.00
2.	Indigenous Lamb Wool	Rs. 10.50	Rs. 1,000.00
	Polwarth	Rs. 15.00	Rs. 1,400.00
4.	Polwarth Lamb Wool	Rs. 15.50	
5.	Spanish Merino	Rs. 15.50	Rs. 1,450.00
6	Rambouillet/German Land Merino/Russian Merino	Rs. 18.00	Rs. 1,700.00
7.	Rambouillet/German Land Merino/Russian Merino/Spanis	h Rs. 18.50	
8.	Merino Lamb Wool. Half bred Rambouillet/Russian Merino/Spanish Merino	/ Rs. 13.00	Rs. 1,200.00
9.	German Land Merino and Polwarth. 3/4 Rambouillet/Russian Merino/Spanish Merino Lami	b Rs. 14.00	Rs. 1,300.00
••	Wool.	Rs. 12.00	Rs. 1,000.00
10.	Angora Mohair	Rs. 10.00	143. 1,000.00
11.	Yak hair		D = 350.00
12.	Mangy belly britch wool	Rs. 4.00	Rs. 350.00
13.	Corriedale wool	Rs. 13.50	Rs. 1,300.00
	1. I also the comply and do	mand is above had	ouintal (50 kilo-

Note.—The wholesale rates to be applied when the supply and demand is above half quintal (50 kilograms).

The mangy wools will be auctioned after obtaining the approval of the Director, Animal Husbandry, Himachal Pradesh after due publicity.

YAK TAILS AND HIDES AND SKINS

The Yak tails, hides and skins of various animals would be auctioned after due publicity by the respective Incharges. Throughout Himachal Pradesh includes sales effected at Simla and the rates of Kinnaur district will also be applicable in Lahaul Spiti, Bharmour and Pangi.

G. C. NEGI, Director.

OFFICE OF THE DISTRICT CO-OPERATIVE AND SUPPLIES OFFICER, CHAMBA DISTRICT, CHAMBA (HIMACHAL PRADESH)

ORDER

Chamba, the 6th April. 1970

No. Co-op. 3-191/65-2592-98.—Whereas the General House of the Rajpura Basic Training Co-operative Consumer Store Ltd., P. O. Rajpura, Tehsil and District Chamba requested this office vide resolution 3, dated 22-12-1969 for placing the store under winding up process due to the closure of the school in the near future by the Government. The reason is genuine.

I, O. P. Sudal, District Co-operative and Supplies Officer, Chamba district, Chamba in exercise of the powers conferred on me under section 103(1)(h) of the Himachal Pradesh Co-operative Societies Act, 13 of 1956 read with Himachal Pradesh Government notification No. 10-106/60-Co-op., dated the 15th November, 1967 hereby order the winding up of the affairs of the Rajpura Basic Training Co-operative Consumer Store, Ltd., Post Office Rajpura, Tehsil and District Chamba.

Shri Kishori Lal, Sub-Inspector, Co-operative and Supplies, Pukhari appointed as Liquidator of the aforesaid store under section 104 of the Himachal Pradesh State Co-operative Societies Act, 1956 and is delegated all the powers under section 105(2) of the Himachal Pradesh Co-operative Societies, Act No. 13 of 1956.

O. P. SUDAL.

District Co-operative and Supplies Officer.

CO-OPERATIVE DEPARTMENT CORRIGENDUM

Simla-4, the 8th April, 1970

No. 10-346/68-Co-op.—Please delete "and Paonta S/P Co-op. Society" in line No. 8/9 in the order of even number, dated 19th August, 1968.

V. K. AGNIHOTRI, Deputy Registrar (Marketing).

THE MOORANG C. M. P. SOCIETY LTD. MOORANG, DISTRICT KINNAUR, (HIMACHAL PRADESH) NOTICE

Moorang, the 25th March, 1970

In the matter of the Moorang, Co-operative M.P. Ltd., Moorang in the District of Kinnaur, Himachal

Pradesh under orders of winding up.

Notice is hereby given that the abovementioned society has been placed under liquidation in order No. Co-op. 1(36)/55, dated the 7th June, 1969 and the undersigned has been appointed as Liquidator of the above society under section 104 of the Himachal Pradesh Co-operative Societies Act, 1956 (Act No. 13 of 1956), all creditors of the above society are hereby required within one month from the date of this notification to send their names and addresses and the particulars of their claims to the undersigned as the Liquidator of the said society.

LAXMI NAND SHARMA, Liquidator.

MEDICAL AND PUBLIC HEALTH DEPARTMENT NOTIFICATIONS

Simla-4, the 4th August, 1968

No. 5-60/65-Med. III.—In exercise of the powers vested in me under Rule 10(4) of the Delegation of Financial Powers Rules, 1958, read with Government of India, Ministry of Home Affairs letter No. 4-5/63-Fin(Pt.), dated the 1st May, 1964, I hereby declare Dr. Ram Krishan Sharma, Medical Officer, V.D. as head of office and drawing and disbursing officer in respect of major head "30—Public Health" both Plan and Non-Plan and controlling officer for purposes of T.A. etc. in respect of Class III and IV establishment working in the V.D. Hospital, Kandaghat in addition to his own duties as Venereologist, Himachal Pradesh, till further orders.

Simla-4, the 19th August, 1968

No. 5-60/65-Med. III.—In exercise of the powers vested in me-under Rule 10(4) of the Delegation of Firescial Powers Rules, 1958, read with Government of dia, Ministry of Home Affairs letter No. 4-5/63-Fin.(Pt.) dated the 1st May, 1964, I hereby declare Dr. Om Parkash, Chief Medical Officer, Keylong as head of office and drawing and disbursing officer in respect of major head "29—Medical and 30—Public Health" both (Plan and Non-Plan) and controlling officer for purposes of T.A. etc. in respect of Class I, II, III and IV establishment working under his Department.

JAI LAL, Director.

HEALTH AND FAMILY PLANNING DEPARTMENT NOTIFICATION

Simla-4, the 9th April, 1970

No. 2-10/69-Med. II.—In partial modification of notification No. M-19-156/55-II, dated 17-9-1958 and in exercise of the powers vested in me under rule 3 of the Himachal Pradesh Food Adulteration Rules, 1958 read with section 9 and 20(i) of the Punjab Food Adulteration Act, 1954, I, Dr. Krishan Swaroop, Director of Health Services, Himachal Pradesh hereby appoint all Medical Officers of Health in Himachal Pradesh to act as Food Inspectors and launch prosecution in cases under the aforesaid Act within the areas of their respective districts.

KRISHAN SWAROOP, Spirector.

OFFICE OF THE ASSISTANT DISTRICT INDUSTRIES OFFICER, BILASPUR

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT Bilaspur, the 1st April, 1970

No. UB(Loan)(Sanct.)/69-1547.—Whereas a notice was served on Shri Nauhria Ram s/o Shri Lekh Ram, r/o

Village Panjitan, Post Office Jukhala, Tehsil Sadar, District Bilaspur, Himachal Pradesh on the 6th February, 1970, under section 23 of the Punjab State Aid To Industries (Himachal Pradesh Amendment) Act, 1964, calling upon the said Shri Nauhria Ram s/o Shri Lekh Ram to pay to me the sum of Rs. 6,294.83 on or before the 16th April, 1970 and whereas the said sum has not been paid, I hereby declare that the sum principal Rs. 3,428.57, interest Rs. 2,866.26, Total Rs. 6,294.83, interest upto 31-3-1970 and 5-1/2 per cent interest will be charged till the date of payment is due from the said Shri Nauhria Ram s/o Lekh Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE 1

- (i) 1/2 shar of house double storeyed consisting of 10 (ten) rooms situated in village Panjitan, Tehsil Sadar, District Bilaspur, (Himachal Pradesh) situated on Abadi Deh, belongs to Shri Nauhria Mall son of Shri Lekhu Ram, Tehsil Sadar, District Bilaspur, (Himachal Pradesh).
- (ii) 1/2 share house-cum-kitchen single storeyed consisting of seven rooms standing on the land comprised Khasra No. 754/267 and Abadi Deh, situated in village Panjitan, Tehsil Sadar, District Bilaspur, (Himachal Pradesh) belonging to Shri Nauria Mall s/o Shri Lekhu Ram, Village Panjitan, Tehsil Sadar, District Bilaspur (Himachal Pradesh).

SCHEDULE 2

- (i) 1/2 share of house double storeyed consisting of 10 (ten) rooms situated in village Panjitan, Tehsil Sadar, District Bilaspur, Himachal Pradesh situated in Abadi Deh belonging to Shri Daulat Ram, Shankhyan, Tehsil Sadar, District Bilaspur, Himachal Preddesh.
- (ii) 1/2 share house-cum-kitchan single storeyed consisting of seven rooms standing on the land comprised Khasra No. 754/267 and Abadi Deh, situated in village Panjitan, Tehsil Sadar, District Bilaspur, (Himachal Pradesh) belonging to Shri Daulat Ram s/o Shri Lekhu Ram, Village Panjitan, Tehsil Sadar, District Bilaspur, Himachal Pradesh.
- (iii) Shop single storeyed consisting of one room standing on land comprised in Khasra No. 141, Khewat No. 9/25 min, measuring 17 biswas situated in village Jukhala, Tehsil Sadar, District Bilaspur, Himachal Pradesh belonging to Shri Daulat Ram son of Shri Lekhu Ram, village Panjitan, Tehsil Sadar, District Bilaspur, Himachal Pradesh.

Sd/-

Assistant District Industries Officer, Bilaspur.

FORM "H"

DECLARATION UNDER SECTION 24 OF THE ACT Bilaspur, the 1st April, 1970

No. UB(Loan)(Sanct.)/69-1551.—Whereas a notice was served on Shri Mehmood Khan s/o Shri Lal Khan, r/o House No. 189, Diara Sector No. 1, District Bilaspur, Himachal Pradesh on 28-2-1968 under section 23 of the Punjab State Aid to Industries Himachal Pradesh Amendment Act, 1964, calling upon the said Shri Mehmood Khan s/o Shri Lal Khan to pay to me

the sum of Rs. 694.55 on or before the 16th April, 1970 and whereas the said sum has not been paid, I hereby declare that the sum of principal Rs. 429.00, interest Rs. 265.55, Total Rs. 694.55 interest upto 3-2-1970 and 5-1/2 per cent interest will be charged till the date of payment is due from the said Shri Mehmood Khan s/o Lal Khan and that the property described in the attached schedule is liable for the satisfaction of the said debt

SCHEDULE

Personal bond of credit worthiness to be issued by a member of Legislative Assembly Shri Dina Nath Advocate.

Sd/-

Assistant District Industries Officer, Bilaspur.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Bilaspur, the 3rd April, 1970

No. UB(Loan)(Sanct.)/69-1596.—Whereas a notice was served on Shri Shyam Lal s/o Shri Shiva Dass, r/o House No. 224, Sector No. 11, New Bilaspur Town, District Bilaspur, Himachal Pradesh on the 17th March, 1966, under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964, calling upon the said Shri Shyam Lal s/o Shri Shiva Dass to pay to me the sum of Rs. 1,267.82 on or before the 20th April, 1970 and whereas the said sum has not been paid, I hereby declare that the sum of principal Rs. 1,000, interest Rs. 267.82, Total Rs. 1,267.82 interest upto 30-4-1970 and further interest will be charged till the date of payment under Rules is due from the said Shri Shyam Lal s/o Shri Shiva Dass and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

Personal bond of credit worthiness to be issued by M.L.A. Shri Gurdittoo Ram.

Sd/-

Assistant District Industries Officer, Bilaspur.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Bilaspur, the 2nd April, 1970

No. UB(Loan)(Sanct.)/69-1592.—Whereas a notice was served on Shrimati Sita Pathania w/o Shri C. S. Pathania, r/o village Kherrian, P.O. and District Bilaspur (Himachal Pradesh) on the 7th August, 1967, under section 23 of the Punjab State Aid to Industries (H.P. Amendment) Act, 1964, calling upon the said Shrimati Sita Pathania w/o Shri C. S. Pathania to pay to me the sum of Rs. 1,205.36 on or before the 20th April, 1970, and whereas the said sum has not been paid, I hereby declare that the sum of principal Rs. 1,000, interest Rs. 205.36 Total Rs. 1,205.36 interest upto 30-4-1970 and further interest will be charged till the date of payment, under Rule is due from the said Shrimati Sita Pathania w/o Shri C. S. Pathania and that the property described in the attached schedule is liable for the satisfaction of the said debt.

said debt.

SURETY

Shri Rattan Singh Chandel s/o Shri Thola, Singh Chandel, r/o village Mekhwin, P.O. Geharwin, District Bilaspur, Himachal Pradesh.

SCHEDULE

Affidavit to be furnished by Shri Rattan Singh Chandel a piece of land 12 bighas measuring at village Geharwin, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh.

Sd/-

Assistant District Industries Officer, Bilaspur.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Bilaspur, the 1st April, 1970

No. UB(Loan)(Sanct.)/69-1555.—Whereas a notice was served on Shri Vijay Kumar s/o Shri Hari Krishan, r/o House No. 4. Diara Sector No. 1, New Bilaspur Town, District Bilaspur, Himachal Pradesh on the 3rd December, 1966, under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964, calling upon the said Shri Vijay Kumar s/o Shri Hari Krishan to pay to me the sum of Rs. 1,165.44 on or before the 16th April, 1970 and whereas the said sum has not been paid. I hereby declare that the sum of principal Rs. 900.00, interest Rs. 265,44, Total Rs. 1,165,44, interest upto 31-3-1970 and 5-1/2 per cent interest will be charged till the date of payment is due from the said Shri Vijay Kumar s/o Shri Hari Krishan and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

Personal bond of credit worthiness to be issued by a Member of Parliament, M.L.A. or M.T.C. or President of Municipal Committee or Gazetted Officer of the Administration, Shri Dina Nath, Advocate.

Sd/-

Assistant District Industries Officer, Bilaspur.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Bilaspur, the 9th April, 1970

No. UB (Loan)(Sanct.)/69-1668.—Whereas a notice was served on Shri Rattan Lal Dabra s/o Shri Salig Ram, r/o House No. 195, Sector No. 1, New Bilaspur Town, Tehsil Sadar, District Bilaspur, Himachal Pradesh, on the 8th March, 1967, under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964 calling upon the said Shri Rattan Lal Dabra s/o Shri Salig Ram to pay to me the sum of Rs. 1,553.10 on or before the 23rd April, 1970 and whereas the said sum has not been paid, I hereby declare that the sum of principal Rs. 1,000.00 interest Rs. 553.10, Total Rs. 1,553.10, interest upto 30-4-1970 fruther interest will be charged till the date of payment is due from the said Shri Rattan Lal s/o Shri Salig Ram, and that property described in the attached schedule is liable for the satisfaction of the said debt.

SURETY

Shri Tulsi Ram Gupta s/o Shri Prehlad Dass Lala, r/o House No. 154, Sector No. II, New Bilaspur Town, Bilaspur (Himachal Pradesh).

Sd/- :

Secret 1 in

Assistant District Industries Officer, Bilaspur,

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT Bilaspur, the 9th April, 1970

No. UB(Loan)(Sanct.)69-1672.—Whereas a notice was served on Shrimati Shankri Devi w/o Shri Nanak Chand, r/o Plot No. 148, Janta Sector No. VI, New Bilaspur Town, District Bilaspur, Himachal Pradesh on the 11th March, 1969, under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964 calling upon the said Shrimati Shankri Devi w/o Shri Nanak Chand to pay to me the sum of Rs. 2,300.51 on or before the 23rd April, 1970, and whereas the said sum has not been paid, I hereby declare that the sum of principal Rs. 1,714.32, interest Rs. 452.10, Total Rs. 2,300.51, interest upto 30-4-1970 further interest will be charged till the date of payment is due from the said Shrimati Shankri Devi

SURETIES

w/o Shri Nanak Chand and that the property described

in the attached schedule is liable for the satisfaction of the

Shri Purshotam Dass s/o Shri Ganga Ram, caste Mahajan, r/o House No. 225, Sector No. II, Koserian, N.B.T., District Bilaspur, Himachal Pradesh.

Sd/-

Assistant District Industries Officer, Bilaspur.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Bilaspur, the 9th April, 1970

No. UB(Loan)(Sanct.)/69-1676.—Whereas a notice was served on Shri Nanak Chand s/o Shri Shiv Dittoo, r/o Janta Sector No. 6, Plot No. 148, District Bilaspur, Himachal Pradesh on the 11th March, 1969 under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964 calling upon the said Shri Nanak Chand s/o Shri Shiv Dittoo to pay to me the sum of Rs. 3,525.06 on or before the 23rd April, 1970 and whereas the said sum has not been paid, I hereby declare that the sum of principal Rs. 2,916.66, interest Rs. 607.40, Total Rs. 3,524.06, interest upto 30-4-1970 further interest will be charged till the date of payment is due from the said Shri Nanak Chand s/o Shiv Dittoo and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

House double storeyed consisting of 5 rooms standing on the land comprised plot No. 148-B, situated in Sector No. VI, Main Market, Bilaspur, N.B.T., Bilaspur, Himachal Pradesh.

Sd/-

Assistant District Industries Officer, Bilaspur.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT Bilaspur, the 9th April, 1970

No. UB (Loan)(Sanct.)/69-1679.—Whereas a notice

was served on Shri Bhagat Ram s/o Shri Tulsi Ram Mehta, r/o House No. 186, Diara Sector No. 1, N.B.T., District Bilaspar, Himachal Pradesh on the 29th April, 1969 under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964 calling upon the said Shri Bhagat Ram s/o Shri Tulsi Ram Mehta, to pay to me the sum of Rs. 1,155.92 on or before the 25rd April, 1970, and whereas the said sum has not been paid, I hereby declare that the sum of principal Rs. 833.34 interest Rs. 322.58, Total Rs. 1155.92, interest upto 30-4-1970 further interest will be charged till the date of payment is due from the said Shri Bhagat Ram s/o Shri Tulsi Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

House single storeyed consisting of 6 rooms standing Plot No. 186 in Diara Sector No. 1, in the New Bilaspur Town, Bilaspur, Himachal Pradesh.

Sd/-

Assistant District Industries Officer, Bilaspur.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT Bilaspur, the 9th April, 1970

No. UB(Loan)(Sanct.)/69-1683.—Whereas a notice was served on Shri Manshu s/o Shri Sadhu, r/o village Oil, P.O. Bilaspur Tehsil Şadar, District Bilaspur, Himachal Pradesh on the 28th February, 1968 under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964 calling upon the said Shri Manshu s/o Shri Sadhu, r/o village Oil, Post Office Bilaspur, Himachal Pradesh to pay to me the

sum of Rs. 714.51, on or before the 23rd April, 1970, and whereas the said sum has not been paid, I hereby declare that the sum of principal Rs. 533.33 interest Rs. 181.18, Total Rs. 714.51, interest upto 30-4-1970 further interest will be charged till the date of payment is due from the said Shri Manshu Ram s/o Shri Sadhu and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

Personal bond of credit worthiness to be issued by M.L.A., Shri Dina Nath, Advocate.

Sd/-

Assistant District Industries Officer, Bilaspur.

TRANSPORT DEPARTMENT

NOTIFICATION

Simla-1, the 3rd April, 1970

No. GM-2-17/69(Acctt.).—In continuation of this office notification No. GM-2-22/69(Acctt.), dated 23rd December, 1969, and in exercise of the powers vested in me under Rule 10-A of the Delegation of Financial Powers Rules, 1958, I hereby declare the Legal-cum-Welfare Officer, Himachal Government Transport, Simla as head of office and drawing and disbursing officer in respect of major head "57—road and Water Transport Schemes—A-2-Operation".

He will also function as controlling officer for travelling allowance etc. in respect of Class III and IV officials (Non-Gazetted) of the staff under operation posted in the head office.

> U. S. SHRIVASTUV, General Manager.

भाग ३—-ब्रिधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के चप-राज्यपाल, हिमाचल बैंच आफ़ देहली हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर आफ़ इन्कम-टैक्स द्वारा अधिसुचित आदेश इत्यादि

OFFICE OF THE COMMISSIONER

NOTIFICATION

Simla-2, the 11th August, 1968

No. 20-9/68-LRC.—The result of the Naib Tehsildar's Departmental Examination held at Bilaspur from 20th to 23rd February, 1968 is hereby notified as under:—

					Mark	s awar	ded on	papers	No:		
a			5:	District	1	2	3	4	5	6	7
Serial No.	No.	Name	Designation	District			Max	cimum	Marks		
2,0,	2 1 4 1				100	100	100	100	100	100	50
							Pa	ss Mark	(S		
					50	50	50	50	50	50	25
1	2	3	4	5	6	7	8	9	10	11	12
_1.	3	Shri Rajmal	Office Kanungo	Kangra	Fail	Pass	Pass	Pass	Pass	Fail	Fail
2	4	Shri Devi Saran	Sadar Kanungo	Simla		_	_		Pass		_
3.	5	Shri Hem Singh	Naib-Tehsildar (E	lec.)		_	_	Pass			_
4.	11	Shri Kewal Ram	Naib Sadar Kanungo.	Kinnaur	Fail		_				-
5.	.13	Shri Pivare Lal	Kanungo	Election	-	_		Pass		-	Fail
6.	16	Shri Dina Nath	Office Kanungo	Mahasu	Fail	Pass	Fail	Fail	Fail		
4 7.	17	Shri Besri Ram	Kanungo	Mahasu				Pass			Fail
8	18	Shri Som Nath	Kanungo	Mahasu				_			Pass
9		Shri Manohar Lal	Kanungo	Mahasu	Fail	Fail	Pass	Pass	Pass	Fail	
10.	20	Shri Tej Singh	Settlement Kanung	go Mahasu	Fail	Pass	Pass	Fail	Fail	Fail	

- , ,			,	. ,							
1	2	3	4	5	6	7	8	9	10	11	12
11.	22	Shri D. K. Chauhan	Settlement Kanungo.	Mahasu		_	·	Pass		Fail	Fail
12.	23	Shri Amar Singh	Settlement Kanungo.		_			Pass	Pass		
13.	25	Shri Damodar Dass	Kanungo	Mahasu	Fail	_	_	Pass	Pass	_	¥
14.	29	Shri Nathu Ram	Kanungo (Election).		_		-			_	r si
15.	30	Shri Sadhu Ram	Settlement Kanungo.		_	_		_	Pass	•	_
16.	32	Shri Kalam Dass	Settlement Kanungo.		.—		Pass	Pass	Pass	Fail	
17.	37	Shri Narainder Ashok		•	_	_		Fail	Pass	Fail	
18.	38	Shri Prem Singh	Office Kanungo	Bilaspur	Fail	Fail	Pass		Pass	-	
19.	39	Shri R. N. Jishtu	Head Clerk (Consolidation).		Pass	Pass	Pass	Pass	Pass	Fail	Fail
20.	40	Shri Hukam Ram	Sadar Kanungo	Kulu	Fail	Pass	Fail	Fail	Fail	Fail	Fail
21.	43	Shri Jagdish Chand	Assistant S. O.'s Office.	Mandi	Fail	Pass	Pass	Pass	Pass	Fail	Fail
22.	44	Shri Harnam Singh	Naib Sadar Kanungo.	Bilaspur	Fail	Pass	Pass	_	Pass	_	Fail
23.	46	Shri Shyama Nand	Kanungo Land Acquisition.	Mahasu	Fail	Pass	Pass	Pass	Pass		. —
24.	47	Shri Chet Ram	Kanungo	Mandi Settlement.	Fail	-	Fail	Fail	Fail	Fail	_
25.	48	Shri Kewal Ram	Kanungo	Kinnaur	Pass	-		Pass	Pass	Fail	Fail
26.	49	Shri Fateh Singh	Office Kanungo	Mandi		<i>-</i>	-		_		Fail

2. All of the above candidates appeared in the aforesaid examination voluntarily and that the passing of the examination by them was not obligatory except serial No. 17.

By order. his
Sd/Financial Commissioner.

EXCISE AND TAXATION DEPARTMENT NOTIFICATION

Simla-2, the 18th April, 1970

No. 21-11/67-E&T.—In exercise of the powers conferred by sub-section (1) of section 3 of the Himachal Pradesh Entertainment Tax (Cinematograph Shows) Act, 1968, the Lieutenant Governor, Himachal Pradesh, proposes to make following amendment in the schedule of rate of show tax notified in Himachal Pradesh Excise and Taxation Department notification of even number, dated the 19th November, 1969.

AMENDMENT

In the said schedule, Simla (Shahi Theatre) appearing in category 'D' is proposed to be deleted and instead inserted in category 'B' thereby enhancing the rate from Re. 1.00, Rs. 2.00 per show per hundred occupied seats.

2. The proposed amendment is hereby published in Himachal Pradesh Rajpatra as required by sub-section (2) of section 3 of the said Act, for the information of all persons, likely to be effected thereby and notice is hereby given, that any person, who has any objection or suggestion to make, may send the same to the Excise and Taxation Commissioner, Himachal Pradesh, Simla-2, within a period of thirty days from the date of publication of this notification in the Himachal Pradesh Rajpatra, which will be duly taken into consideration by the competent authority before notifying the rate finally.

U. N. SHARMA, Secretary.

ELECTION DEPARTMENT

NOTIFICATION

Simla-2, the 8th May, 1970

No. El.8-30/58-III.—In exercise of the powers delegated by the President under proviso to article 309 of the Constitution of India, vide Government of India, Ministry of Home Affairs notification No. F.27/59-Him(i), dated the 13th July, 1959, the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to make the following additions and corrections in the Himachal Pradesh Election Department Subordinate Class III Services (Recruitment, Promotion and certain Conditions of Service) Rules, 1966 as under:—

AMENDMENT

- 1. In part-I-Geneal of the said rules, sub-clause (a) of rule 1 shall be read as under:—
- "1. Short title and commencement.—(a) These rules shall be called the Himachal Pradesh Election Department Class III (Gazetted and Non-Gazetted) Services (Recruitment, Promotion and certain Conditions of Service) (Amendment) Rules, 1970."
- 2. Before item (i) of rule 6, the following shall be added at serial numbers (i) and (ii) and the serial numbers presently appearing shall be changed as (iii), (iv), (v), (vi) and (vii):—
- "(i) Tehsildar (Class III Gazetted).—He should have at least five years service as Naib-Tehsildar or Head Assistant, in the Department.
 - (ii) Head Assistant.—He should have at least three

vears service as Assistant in the Department."

Before item (a) of rule 7, the following items shall be added as (a) and (b) and the items presently appearing as (a), (b) and (c) shall be read as (c), (d) and (e):-

"(a) Tehsildar (Class III Gazetted).—By selection from amongst the Naib-Tehsildars and Head Assistants of the Class III service of the Election Department, on meritcum-seniority basis.

(b) Head Assistant.—By selection from amongst the Assistants of the Election Department on merit-cum-

seniority basis."

4. In the Appendix 'A' added to the rules before item (i) the following items shall be added as items (1) and (2) and the items presently appearing as (1), (2), (3), (4) and (5) shall be read as (3), (4), (5), (6) and (7):-

"1. Tehsildar (Elections) (Class III Gazetted)—Rs. 270-

15-300/25-400/25-550.

2. Head Assistant-Rs. 250-10-290-15-350."

By order. D. B. LAL. Secretary.

FOREST DEPARTMENT NOTIFICATION

Simla-4, the 6th December, 1967

No. Ft. 43-203/49(E-II).—In exercise of the powers delegated by the President under proviso to Article 309 the Constitution, vide Government of India, Ministry of Home Affairs, notification No 27/59-Him(i), dated the 13th July, 1959, the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to make the following amendment in the Himachal Pradesh Forest Department Class III Services (Ministerial, Technical and and Non-Technical) (Recruitment, Promotion and certain Conditions of Service) Rules, 1966.

AMENDMENT

In the said rules:-

1. For the first proviso to rule 7 the following provisos shall be substituted, namely:-

"Provided that (i) in the case of appointment by direct recruitment, 23 per cent and 5 per cent and (ii) in the case of appointment to the selection post of Superintendent by promotion 12-1/2 per cent and 5 per cent of the vacancies shall be filled up from the candidates/persons belonging to scheduled castes and scheduled tribes respectively, subject, however, to the prescribed minimum qualifications/ standard being satisfied by them. In case a reserved post cannot be filled owing to non-availability of suitable candidates of the concerned community in the category, the reserved post shall be dereserved and the vacancy so de-reserved shall be carried forward for two subsequent years as usual." "Provided further that 10 per cent of the per-

manen vacancies shall be reserved for ex-service-

ment for a period of two years.'

2. Before the words, "Circle Superintendent" occurring in column 6 of Annexure 'C' against serial No. 1, the words "By selection from" shall be inserted.

3. Before the word, "Assistant" occurring in column 6 for Annexure "C" against serial No. 2 the words "By selection from" shall be inserted.

> V. P. AGGARWALA, Secretary.

HOME (JAILS) DEPARTMENT NOTIFICATION

Simla-2, the 4th May, 1970

No. 5-15/69-Home.—In exercise of the powers delegated by the President under the proviso to Article 309 of the Constitution, vide Government of India, Ministry of Home Affairs, notification No. F.27/59-HIM(i), dated the 13th July, 1959, the Administrator (Lieutenant Governor), Himachal Pradesh in consultation with the Union Public Service Commission vide their letter No. F-3/24(A)(2)/67-RR, dated the 2nd February, 1970, is pleased to frame recruitment rules for the posts of Superintendent's Model Central Jail, Nahan and District Jail. Dharamsala as per Annexure 'A'.

These rules shall come into force from the date of issue of this notification

This supersedes the recruitment rules notified vide this departments notification No. H(J)-14-929/58, dated 5-1-1969.

ANNEXURE 'A'

RULES FOR THE POST OF SUPERINTENDENT MODEL CENTRAL JAIL, NAHAN AND SUPERIN-TENDENT, DISTRICT JAIL, DHARAMSALA GOVERNMENT OF HIMACHAL PRADESH

IF.No. F.3 24-A(2)/67-RR].

1. Name of post.—I Superintendent Model Central Jail Nahan-1.

II Superintendent, Model Central Jail Dharamsala.

No. of posts.—Two.

Classification.—Class II Gazetted.

Scale of pay.—Rs. 350-25-600-25-800.

Whether selection post non-selection post-Selection.

Age for direct recruits.-45 years and below (Relaxable for Government servants).

7. Educational and other qualifications required for direct recruits.—ESSENTIAL:

(i) Degree of a recongised University or equivalent.

(ii) Adequate experience of Jail Administration. Qualifications relaxable at Commission's discretion in case of candidates otherwise well quali-

DESIRABLE.—A pass certificate in Correctional Administration from the Tata School of Social Science, Bombay or Lucknow Jail Training School or equivalent.

educational qualifications 8. Whether age and prescribed for direct recruits will apply in the of case promotees.—AGE—No. Educational qualifications—Yes.

9. Period of probation, if any.—Two years.

10. Method of recruitment whether by direct recruitment or by deputation/transfer and percentage of the vacancies to be filled by various methods.—By promotion failing which by transfer on deputation and failing both by direct recruitment.

11. In case of recruitment by promotion/deputation/ transfer, grades from which promotion/deputation/transfer to be made.—PROMOTION:

(i) Deputy Superintendent of Jails.

(ii) Superintendent Open Air Jail, Bilaspur.

(with five years service in the respective grades). If a Departmental Promotion Committee exists, what is its composition.—Class II Departmental Promotion Committee.

- 13. Circumstances in which Union Public Service Commission is to be consulted in making recruitment.-As required under the Union Public Service Commission (exemption from consultation) Regulations, 1958.
- 14. Transfer on deputation.—Suitable Officers from Central/State Governments.

(Period of deputation ordinarily not exceeding 3 years).

By order, S. K. ALOK, Joint Secretary.

LABOUR DEPARTMENT NOTIFICATION

Simla-1, the 6th April, 1970

No. 2-26/69-SI(UL).—Whereas the Rules framed under the Central Labour Acts mentioned in Schedule I are in force in the territories as comprised in Himachal Pradesh before 1st November, 1966, and whereas Government is to make adaptations in application of these Rules to the territories added to Himachal Pradesh after 1st November, 1966, under the Punjab Re-organisation Act, 1966.

Now, therefore, in exercise of the powers conferred on him by Factories Act, 1948, section 26 of the Payment of Wages Act, 1936, section 30 of the Minimum Wages Act, 1948, section 43 of the Plantation Labour Act, 1951, section 32 of the Workmen Compensation Act, 1923, section 40 of the Motor Transport Workers' Act, 1961, section 29 of the Indian Trade Unions Act, 1926 and section 29 of the Indian Boilers Act, 1923 and all other powers enabling him in this behalf, read with Government of India. Ministry of Home Affairs notification No. F.2/6/66/UTL-(ii), dated the 1st November, the Lieutenant Governor (Administrator), Himachal Pradesh is pleased to extend the above mentioned Rules to the territories added to Himachal Pradesh under the Punjab Re-organisation Act, 1966.

The Lieutenant Governor, Himachal Pradesh is further pleased to direct that the Rules framed under the Central Labour Acts mentioned in Schedule II are hereby superseded in so far as its applicability to territories added to Himachal Pradesh is concerned. Provided that such supersession shall not effect-

- (a) the previous operation of these Rules so superseded or anything duly done or suffered thereunder,
- (b) any Right, privilege, obligation or liability, acquired, accrued or incurred under any rule so superseded.

(c) any penalty, forfeiture or liability, punishment in respect of any offence committed against any Rules so superseded,

(d) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty forfeiture or punishment as aforesaid,

any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if these rules had not been extended:

Provided further that anything done or any action taken. under any rules so superseded shall be deemed to have been done or taken under the corresponding provision of the rules extended to the transferred territories, and shall continue to be in force accordingly, unless and until superseded by anything done or any action taken under these rules so extended.

SCHEDULE I

Name of Rules

Name of Central legislation under which framed

- Himachal Pradesh Factories' Rules, 1950.
- Himachal Pradesh Welfare of Officers, Recruitment and conditions of Service Rules, 1951.

-do-

Factories Act, 1948

3. Himachal Pradesh Payment of Wages' Rules, 1959.

Payment of Wages 1936.

Pradesh 4. Himachal Minimum Wages Rules 1959.

Minimum Wages Act, 1948

Pradesh 5. Himachal Plantation Labour Rules, 1955.

Plantation Labour Act, 1951.

6. Himachal Pradesh Workmen Compensation Rules, 1951.

Compensation Workmen Act, 1923.

-do-

Himachal Pradesh Workmen Compensation (Occupational Diseases) Rules, 1966.

Pradesh Himachal

Motor Transport Workers. Act, 1965.

Motor Transport Workers' Rules, 1965. Himachal

Indian Trade Unions Act,

Pradesh Trade Unions Regulations, 1959.

10. Rules framed under Indian Boilers' Act, 1923. the Indian Boilers Act. 1923 by Himachal

Pradesh Government, 1959. 11. Himachal Pradesh Admn. Boiler Opera-

-do-

tion Engineer's Rules, 1965.

SCHEDULE II

Punjab Factories Rules, 1952.

- 2. Punjab Labour Welfare Officer (Recruitment) Rules, 1949 framed under section 49 of the Factories Act, 1948.
 - Punjab Payment of Wages Rules, 1937. 3.
 - Punjab Minimum Wages Rules, 1950.
 - 5. Punjab Plantation Labour Rules, 1956.
 - Punjab Motor Transport Workers' Rules, 1963.
 - Punjab Trade Unions Regulations, 1927.
 - Rules framed under the Indian Boilers Act, 1923 by the Punjab Government.

By order, P. K. MATTOO, Secretary.

भाग ४—स्थानीय स्वायत शासनः म्युनिसियन बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड ग्रौर टाउन एरिया तथा पंचायत विभाग

शून्य

भाग ५-वंयक्तिक अधिसुचनाएं और विज्ञापन

STATE BANK OF PATIALA

NOTICE

Patiala, the 1st May, 1970/11th Vaisakha, 1892 (Saka)
No. S.B.P. NP.17.—The following transfers and changes
in the posting of Bank's staff are hereby notified:—

Shri D. S. Sehgal, Junior Officer to be Manager, Chail branch as from the commencement of business on 20th April, 1970.

K. SUBRAMANIUM, General Manager.

THE SIMLA IMPROVEMENT TRUST, SIMLA

(Notice under section 36 of the Punjab Town Improvement Act, 1922).

Notice is hereby given that in accordance with Resolution No. 7 (ii), passed in its meeting held on 15-11-1969, the Simla Improvement Trust, Simla has framed the following Development scheme, under section 24 read with section 28(2) of the Punjab Town Improvement Act, 1922, as made applicable to the newly merged areas of Himachal Pradesh.

NAME: "Burnt Market" Commercial Complex Development Scheme.

AREA: 2181 square yards approximately.

BOUNDARY:

NORTH: Metalled road from Subzi-Mandi to Cart Road.

EAST: Metalled road from Subzi-Mandi to Cart Road. South: Metalled road from Subzi-Mandi and Meat stall.

WEST: Egg stalls and fish market.

The whole area of the scheme comprises of the existing hall which contains some vegetable stalls and some shops on the western side of the hall, and open ground to the east of the hall. Full details of the scheme including statement of the lands to be acquired and general maps of the locality, may be inspected at the office of the Trust, during office hours, on any working day.

Any person having an objection to the scheme, should forward it in writing to the Chairman, the Simla Improvement Trust, Simla-1, so as to reach him within 30 days of the first publication of the Notice.

D. B. LAL, Chairman.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri C. L. Thakur, District Mandi.

In the matter of Shri Chander Mani s/o Kadsu, Sidhu [7] Saunu, caste Rajput r/o Tarwahar, Illaqua Tungal, (Tenants).

Versus Shri Anup Kumar s/o Hemraj, caste Khatri, r/o Mandi Town, Shesh Ram, Nanku, Kundan, Kaimu, Chhamia ss/o Sidhu, Mohan s/o Karsu, caste Rajput, r/o Tarwahal, Illaqua Tungal, Tehsil Sadar, District Mandi (Landowners).

To

All persons concerned.

Whereas Shri Chander Mani etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy in measuring 123-15-3 Bighas (as entered in the Revenue Records) situated in Village Tarwahal, Pargana Tungal, Tehsil Sadar, District Mandi in the ownership of Shri Chander Mani, etc.. (Landowners).

And whereas a sum of Rs. 576.00 is proposed to be allowed as compensation to be paid by the said Shri Chander Mani etc., (Tenants) to the said Shri Anup Kumar etc., (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 576.00 as compensation, shall be received by the undersigned by 19-6-1970.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 19th day of May, 1970.

(Seal).

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri C. L. Thakur, District Mandi.

In the matter of Shri Trahru s/o Doda r/o Dardha, Illaqua Ner, Tehsil Jogindernagar, District Mandi, (Tenant).

Versus

Shri Som Dev s/o Mst. Bohali wd/o Janki r/o Bijni Khalyar Mandi, District Mandi (Landowner). To

All persons concerned.

Whereas Shri Trahru (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act. 1953 for grant of proprietary rights in the land of his tenancy in measuring 1-4-0 Bighas (as entered in the Revenue Records) situated in village Dharad Bagla, Pargana Ner, Tehsil Jogindernagar, District Mandi in the ownership of Shri Som Dev (Landowner).

And whereas a sum of Rs. 26.95 is proposed to be allowed as compensation to be paid by the said Shri Trahru (Tenant) to the said Shri Som Dev (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 26.95 as compensation, shall be received by the undersigned by 16-6-1970.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 16th day of May, 1970.

(Seal).

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri C. L. Thakur, District Mandi.

In the matter of Shrimati Malti w/o Lachhman, Rajput, r/o Badanu, Illaqua Pandoh, Tehsil Sadar (Tenant).

1. Shri Hem Chand, 2. Dharam Chand, 3. Joyati Prashad ss/o, 4. Smt. Bido, 5. Smt. Lila veti, 6. Smt. Bhawani ds/o Balibhadar, caste Khatri, r/o Mandi Town, District Mandi (Landowners).

All persons concerned.

Whereas Shrimati Malti (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of her tenancy in measuring 1-18-13 Bighas (as entered in the Revenue Records) situated in village Sambal, Pargana Pandoh, Tehsil Sadar, District Mandi in the ownership of Shri Hem Chand etc., (Landowners).

And whereas a sum of Rs. 10.60 is proposed to be allowed as compensation to be paid by the said Shrimati Malti (Tenant) to the said Shri Hem Chand etc., (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concered that objections in regard to the assessment of the said amount of Rs. 10.60 as compensation shall be received by the undersigned by 15-6-1970.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 16th day of May, 1970.

(Seal)

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the Compensation Officer, Shri C. L. Thakur, District Mandi.

In the matter of Shri Lachhman s/o Gorakh, Rajput, r/o Badanu, Illaqua Pandoh, Tehsil Sadar, District Mandi (Tenant).

Versus

1. Shri He Chand, 2. Dharam Chand, 3. Joyati Prashad ss/o 4. Smt. Bido, 5. Lilavati, 6. Smt. Bhawani ds/o Balibhadar, caste Khatri, r/o Nagar Mandi, District Mandi

To

All persons concerned

Whereas Shri Lachhman (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy in measuring 5-1-8 Bighas (as entered in the Revenue Records) situated in village Sambal, Pargana Pandoh, Tehsil Sadar, District Mandi in the ownership of Shri Hem Chand etc. (Landowners).

And whereas a sum of Rs. 165.05 is proposed to be allowed as compensation to be paid by the said Shri Lachhman (Tenant) to the said Shri Hem Chand etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 165.05 as compensation, shall be received by the undersigned by 15-6-1970.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 16th day of May, 1970.

(Seal).

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri C. L. Thakur, District Mandi.

In the matter of Shri Trahru s/o Doda r/o Darat Bagla (Tenant).

Versus

Shri Likhu, Mohan Singh, Man Singh ss/o Kahan Singh, Bhup Singh, Gian Singh, Gulab Singh ss/o Haria, Smt. Rukmani d/o Smt. Niku, Karam Singh, Feta Singh ss/o Sher Singh, Partap Singh, Atma Singh, Onkar Singh, Bachhitar Singh, Shakti Singh ss/o Lalu, Bir Singh Bhumi Singh s/o Budhi Singh, caste Rajput r/o Khur, Illaqua Ner, Tehsil Jogindernagar (Landowners). To

All persons concerned.

Whereas Shri Trahru (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy in measuring 5-18-11 Bighas (as entered in the Revenue Records) situated in village Dharad, Pargana Bagla, Tehsil Sadar District Mandi in the ownership of Shri Likhu etc. (Landowners)

And whereas a sum of Rs. 88.55 is proposed to be allowed as compensation to be paid by the said Shri

Traharu (Tenant) to the said Shri Likhu etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 88.55 as compensation, shall be received by the undersigned by 16-6-1970.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 16th day of May, 1970.

(Seal).

(Seal).

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri C. L. Thakur, District Mandi.

. In the matter of Shri Gobind Ram s/o Sauji, r/o Sherpur, Illaqua Kamlah, Tehsil Sarkaghat, District Mandi (Tenant).

Versus

Shri Nageshwar Datt, Nand Lal, Girja Nand, Nageshwar Nanki wd/o Datt. Gauri Shrimati Datt ss/o Raghu Nath, Girja Nand, Dhanu, Amar Chand ss/o Molak Ram, Smt. Titli alias Hima wd/o Om Chand, Roop Lal, Parma Nand, Lal ss/o Hari Singh, caste Brahman, r/o Sari, Illaqua Tehsil Sarkaghat, Taru, Girdhari ss/o Dile Ram Barhman, r/o Sanor, Illaqua Kamlah, Tehsil (Landowners). Sarkaghat To

All persons concerned.

Whereas Shri Gobind (Tenant) has applied under sub-section (!) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy in measuring 18-18-13 bighas (as entered in the Revenue Records) situated in village Sherpur, Pargana Kamlah, Tehsil Sarkaghat, District Mandi in the ownership of Shri Nageshwar Datt etc., (Landowners).

And whereas a sum of Rs. 59.60 is proposed to be allowed as compensation to be paid by the said Shri Gobind Ram (Tenant) to the said Shri Nageshwar Datt etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 59.60 as compensation, shall be received by the undersigned by 16-6-1970.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter Ino objections shall be received.

Given under my hand and seal, this 16th day of May, 1970.

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri C. L. Thakur, District Mandi.

In the matter of Shri Gurmukh, Uttam, Manglu alias Maku ss/o Todaru, caste Koli, r/o Satoh Balh, Illaqua Rajgarh. Tehsil Sadar, District Mandi (Tenants).

Versus

Shri Sohan Lal s/o Mela Ram, Rulia Ram s/o Pohlomal, Smt. Malari wd/o Shankar, Raju s/o Lachhman Dass, all r/o Bihura, Illaqua Balh, Tehsil Sadar, District Mandi (Landowners). To

All persons concerned.

Whereas Shri Gurmukh etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietay rights in the land of their tenancy in measuring 8-5-7 bighas (as entered in the Revenue Records) situated in village Bihura Satoh, Pargana Rajgarh Balh, Tehsil Sadar, District Mandi in the ownership of Shri Sohan Lal etc., (Landowners).

And whereas a sum of Rs. 305.45 is proposed to be allowed as compensation to be paid by the said Shri Gurmukh etc. (Tenants) to the said Shri Sohan Lal etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 305.45 as compensation, shall be received by the undersigned by 15-6-1970.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 15th day of May, 1970.

(Seal).

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri C. L. Thakur. District Mandi.

In the matter of Shri Sobha s/o Khulu, r/o Paren Pargana Bhangal, Tehsil Sadar, District Mandi (Tenant). Versus

Shri Parkash s/o Smt. Vidya, Smt. Dama. Smt. Sarla, Smt. Ajudhya, Smt. Danesh ds/o Smt. Parvati wd/o, Prem Sukh, caste Khatri, r/o Mandi Town (Landowners).

All persons concerned.

Whereas Shri Sobha (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy in measuring 3-14-17 bighas (as entered in the Revenue Records) situated in village Paren, Pargana Bhangal, Tehsil Sadar, District Mandi in the ownership of Shri Prakash etc. (Landowners).

And whereas a sum of Rs. 160.70 is proposed to be allowed as compensation to be paid by the said Shri Sobha (Tenant) to the said Shri Parkash etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 160.70 as compensation, shall be received by the undersigned by 20-6-1970.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 19th day of May, 1970.

(Seal).

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri C. L. Thakur, District Mandi.

In the matter of Shri Padu s/o Shivratru, caste Harijan, r/o Mandru, Illaqua Balh, Tehsil Sadar, District Mandi (Tenant).

Versus

Shri Diwan Chand and others (Landowners).

All persons concerned.

Whereas Shri Padu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 13-2--2 bighas (as entered in the Revenue Records) situated in village Taroh, Pargana Balh, Tehsil Sadar, District Mandi in the ownership of Shri Diwan Chand etc. (Landowners).

And whereas a sum of Rs. 297.22 is proposed to be allowed as compensation to be paid by the said Shri Padu (Tenant) to the said Shri Diwan Chand etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 297.22 as compensation, shall be received by the undersigned by 16-6-1970.

Any person having any objection to make in the matter may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 19th day of May, 1970.

(Seal).

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri C. L. Thakur, District Mandi.

In the matter of Shrì Munshi, Bhimi, Bhadar, Guria, Tikru ss/o Prema, caste Rajput, r/o Mared, Illaqa Bagi Balh (Tenants).

Versus

Shri Rattan Lal, Roshan Lal, Bhupinder, Dharampal ss/o Smt. Kamla d/o Smt. Mayavati wd/o Surajmani, Balibhadar, Parmanand ss/o Phingu s/o Shankar, caste Khatri, r/o Muhala Bhagwahan, Mandi Town (Landowners).

To

All persons concerned.

Whereas Shri Munshi etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy measuring 3-1-3 bighas (as entered in the Revenue Records) situated in village Bagi, Pargana Balh, Tehsil Sadar, District Mandi in the ownership of Shri Rattan Lal etc. (Landowners).

And whereas a sum of Rs. 132.70 is proposed to be allowed as compensation to be paid by the said Shri Munshi etc. (Tenants) to the said Shri Rattan Lal etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objection in regard to the assessment of the said amount of Rs. 132.70 as compensation, shall be received by the undersigned by 16-6-1970.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 19th day of May, 1970.

C. L. THAKUR, Compensation Officer.

(Seal).

भाग ६--भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

AGRICULTURE, ANIMAL HUSBANDRY AND FISHERIES BRANCH

NOTIFICATION

Simla-4, the 6th April, 1970

No. 6-35/69-Agr. (Sectt.).—The following notifications which have already been published in Part II section 3(ii) of the Gazette of India are re-published in the Himachal Pradesh Government Rajpatra for general information.

- (i) Government of India, Ministry of Food, Agriculture, C.D. and Co-operation (Department of Agriculture) notification No. F. 13-22/69-LA, dated 18th November, 1969.
- (ii) Government of India, Ministry of Food, Agriculture, C.D. and Co-operation (Department of Agriculture) notification No. 13-18/69-LA, dated 18th November, 1969.
- (iii) Government of India, Ministry of Food, Agriculture, C. D. and Co-operation (Department of

Agriculture) notification No. 13-26/69-LA, dated 5/13th November, 1969.

By order,
P. K. MATTOO,
Secretary (Agriculture).

GOVERNMENT OF INDIA MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND CO-OPERATION (DEPARTMENT OF AGRICULTURE) NOTIFICATIONS

New Delhi, the 18th November, 1969

S.R.O.—In exercise of the powers conferred by section 6 of the Agricultural Produce Grading and Marketing Act, 1937 (1 of 1937), the Central Government hereby declare that the provisions of the said Act shall apply to the following article, namely:—

BUFFALO HAIR. [F.13-22/69-LA].

New Delhi, the 18th November, 1969

S.R.O.—In exercise of the powers conferred by section 6 of the Agricultural Produce (Grading and Marketing) Act, 1937 (1 of 1937), the Central Government hereby declares that the provisions of the said Act shall apply to the following article, namely:—

HAY

[F.13-18/69-LA].

New Delhi, the 5th/13th November, 1969

S.R.O.—In exercise of the powers conferred by section 6 of the Agricultural Produce (Grading and Marketing) Act. 1937 (1 of 1937), the Central Government hereby declares that the provisions of the said Act shall apply to the following article, namely:—

SOYABEAN.

[F. 13-26/69-LA]. B. R. KAPOOR,

Under Secretary to the Government of India.

AGRICULTURE, ANIMAL HUSBANDRY AND FISHERIES BRANCH NOTIFICATION

Simla-4, the 6th April, 1970

No. 6-34/69-Agr. (Sectt.).—The Government of India, Ministry of Food, Agriculture, C.D. and Co-operation (Department of Agriculture) notification No. F-13-18/67 LA, dated the 29th November, 1969, which has already been published in the Gazette of India, Part-II section 3, sub-section (ii), is hereby re-published in the Himachal Pradesh Government Rajpatra for general information.

By order, P. K. MATTOO, Secretary (Agriculture).

GOVERNMENT OF INDIA MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND CO-OPERATION (DEPARTMENT OF AGRICULTURE)

NOTIFICATION

New Delhi, the 29th November, 1969

S. O.... In exercise of the power conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) the Central Government hereby makes the following rules, the same having been previously published as required by the said section, namely:—

PEPPER GRADING AND MARKING RULES, 1969

1. Short title and application.—(1) These rules may be called the Pepper Grading and Marking Rules, 1969.

- (2) They shall apply to pepper (pipernigrum) whether whole or gram produced in India.
 - 2. Definitions.—In these rules:—
 - 'Agricultural Marketing Adviser' means the Agricultural Marketing Adviser to the Government of India;
 - (2) 'Schedule' means a schedule appended to these rules.
- 3. Grade designation.—The grade designation to indicate the quality of pepper shall be as set out in column I of Schedules II to VIII. The grade designation of pepper ground shall be set out in column 1 of Schedule IX.
- 4. Definition of quality.—The quality indicated by the respective grade designations shall be as set out against each grade designation in column 2 to 5 in Schedules II and III; columns 2 and 3 in Schedules IV, V and VII, columns 2 to 4 in Schedule V and columns 2 to 6 in Schedules VIII and IX.
- 5. Grade designation marks.—(1) The grade designation mark in the case of black pepper (whole or ground) packed in polythene and/or paper bags shall consist of a design incorporating the number of the certificate of authorisation the word 'Agmark' and the grade approved by the Agricultural Marketing Adviser.

(2) The grade designation mark in the case of black pepper powder packed in metal containers, or, glass bottles shall consist of a paste on lebel, specifying the grade designation and bearing the design of a map of India with the word 'Agmark'.

(3) The grade designation mark in the case of pepper (whole or ground) packed in containers of jute or cloth as well in containers in which sealed polythene bags of graded pepper (whole or ground) are packed shall consist of a label specifying the grade designation and bearing the design consisting of an outline map of India with the word 'Agmark' and the figure of the rising sun with the words 'Produce of India' and' as set out in Schedule I.

Methods of marking.—(1) The grade designation mark shall be securely affixed to or printed on each container in a manner approved by the Agricultural Marketing Adviser.

- (2) In addition to the above, the following particulars shall also be clearly and indelibly marked on each container:—
- (a) date of packing in code or plain letters, and

(b) net weight.

- (3) An authorised packer may, after obtaining the previous approval of the Agricultural Marketing Adviser, mark his private trade mark on container, in a manner approved by the said officer provided the private trade mark does not represent a quality or grade differ from that indicated by the grade designation mark affixed to the container in accordance with these rules.
- 7. Methods of packing.—(1) Only sound, clean and dry containers made of metals, glass, cloth, paper or ploythene shall be used for packing. They shall be free from any undesirable smell.
- (2) The containers shall be securely closed and sealed in a manner approved by the Agricultural Marketing Adviser.
- (3) Each package shall contain pepper of one grade designation only.
- 8. Special conditions of certificate of authorisation.— In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the following

special conditions shall be observed by packers to the satisfaction of the Agricultural Marketing Adviser:

- (i) An authorised packer shall make such arrangements for testing pepper (whole or ground) as may be specified from time to time by the Agricultural Marketing Adviser.
- (ii) An authorised packer shall provide all facilities as may be by the Agricultural Marketing Adviser.

9. Repeal and savings.—The Black Pepper, Grading and Marking Rules, 1961, are hereby rescinded but this shall not affect the previous operation of the said rules or anything duly done or suffered thereunder:

SCHEDULE I

(See Rule 5)

"Design for the Grade designation mark"

MAP OF INDIA.

SCHEDULE II

(See rules 3 and 4)

GRADE DESIGNATIONS AND DEFINITIONS OF QUALITY OF GARBLED MALABAR BLACK PEPPER

Grade designation	*Extraneous matter not exceeding	Light** barries not exceeding	Moisture content not exceeding	General
1 .	(per cent)		(per cent)	5
M.G. Grade -I M.G. Grade -II	0.5 0.5	2.0 5.0	11.00 5	Shall be the dried mature barries of piper nigrum grown in South India, Garble dark black in colour nearly glabular with a wrinkled surface the deepest wrinkles forming a network on the dried berry. It shall be free from mould or insects or any other adulteran.

^{*}These comprise dust, chaff, pickings and other foreign matter. Pinheads will be regarded as an extraneous matter.

SCHEDULE III

(See rules 3 and 4)

GRADE DESIGNATIONS AND DEFINITIONS OF QUALITY OF UNGARBLED MALABAR BLACK PEPPER

Grade designation	*Extraneous matter not exceeding (per cent)	Light** berries not exceeding (per cent)	Moisture† content not exceeding (per cent)	General Characteristics
1	2	3	4	5
M.U.C. Grade I	2	7.0	12.0	Shall be the dired mature berries of Piper nigrum grown in South India,
M.U.C. Grade 2	2	10.0	12.0	colour varying from brown to black with a wrinkled surface. Shall be free from insects.

^{*}These comprise dust, chaff, pickings and other foreign matter. Pinheads will be regarded as extraneous matter.

Tolerance for mouldy pepper upto 2.

^{**}Light berry content to be tested by floatation method in alcohol or methylated spirit of specific gravity 0.80 to 0.82 at room temperature (around 25° C).

[†]During monsoon months, i.e., from the 15th of May to 30th of September at tolerance of 0.5 per cent is allowed in respect of moisture.

^{**}Light berry content to be tested by floatation method in alchohal or methylated spirit of specific gravity 0.80 to 0.82 at room temperature (around 25°C).

During monsoon months i.e., from the 15th of May to the 30th of September, a tolerance of 0.05 percent is allowed in respect of moisture.

SCHEDULE IV

(See rule 3 and 4)

GRADE DESIGNATIONS AND DEFINITIONS OF QUALITY OF GARBLED LIGHT BLACK PEPPER*

Grade designation	Extraneous† matter not exceeding (per cent)	General characteristics
G.L. Grade Special GL Grade 1**	2 3	Shall be the dried berries of <i>Piper nigrum</i> in South India, dark brown to dark black in colour and garbled. They shall be well dried and free from mould or insects.
GL Grade 2‡	6	arieu and free from mould or insects.

^{*}Pepper in which 50 per cent or more float when stirred in alchohal or methylated spirit of 0.80 to 0.82 specific gravity at room temperature (around 25°C).

SCHEDULE V

(See rules 3 and 4)
GRADE DESIGNATIONS AND DEFINITIONS OF QUALITY OF UNGÁRBLED LIGHT BLACK PEPPER

	Grade designation	Extraneous† matter not exceeding (per cent)	Pin head not exceeding (per cent)	General characteristics
	, 1	2	3	4
	UGL Grade Special	3	_ 3	Shall be the dried berries of Piper nigrum grown in South India, dark brown to
	UGL Grade I	4	5	black in colour and un-garbled. They shall be well dried and free from insects.
ک	UGL Grade 2 ⁺ ₊	7	10	shan be wen dired, and nee from misecis.

^{*}Pepper in which 50 per cent or more float when stirred in alcohal or methylated spirit of 0.80 to 0.82 specific gravity at room temperature (around 25°C).

This grade is for export only.

SCHEDULE VI (See rules 3 and 4)

GRADING DESIGNATIONS AND DEFINITIONS OF QUALITY OF PINHEADS*

Grade designation	Extraneous** matter not exceeding (per cent)	General characteristics
PH Grade special	3	Shall be wholly derived from the spikes of Piper nigrum grown in South India. They
PH Grade I†	, 6	shall be reasonably dry and free from insects. The colour shall be from dark brown to black.

^{*}Pinheads are under-developed and or broken berries of black pepper.
**These comprise dust, chaff, pickings and other foreign matter.

Extraneous* matter

Grade designation

SCHEDULE VII GRADE DESIGNATION AND DEFINITION OF QUALITY OF BLACK PEPPER (NON-SPECIFIED)

General characteristics

1	(per cent)	3
N S Gradet	4	Shall be wholly derived from the spikes of <i>Piper nigrum</i> grown in South India. Different qualities of pepper can be mixed in different proportions in accordance with orders from buyers.

^{*}These comprise dust, chaff, pickings and other foreign matter.

^{**&#}x27;Pinheads' upto 5 per cent allowed.
'These comprise dust, chaff, pickings and other foreign matter.

Pinheads' upto 10 per cent allowed. This grade is for export only.

These comprise dust, chaff, pickings and other foreign matter.

This grade is for export only.

Pinheads will be regarded as extraneous matter.

Extraneous matter determined on analysis of sample shall be specified in the certificate of grading if so desired.

This grade is for export only.

SCHEDULE VIII

(See rules 3 and 4)

GRADE DESIGNATIONS AND DEFINITIONS OF QUALITY OF TELLICHERRY GARBLED BLACK PEPPER

Grade designation	(Diameter in holes in mm	Extraneous† matter not exceeding (per cent by weight)	Light‡ berries not exceeding (per cent by weight)	Moisture** content not exceeding (per cent by weight)	General characteristics
T G S E D (Tellicherry Garbled	4.75	0.5	3.0	0.11	Shall be the dried mature berries of piper nigrum grown in Sonth India
Special Extra Bold). T G E B (Tellicherry Garbled)	4.25	0.5	3.0	11.0	garbled brown black in colour, bearly glubular with a wrinkled sur- face the deepest wrinkles forming a
Extra Bold). T. G. (Tellicherry Garbled)	4.25 (50% min.). 4.00 (50% max.).		3.0	11.0	net work of the dried berry. It shall be free from mould of insects or any other adultant.

^{*}Tolerance allowed for the next lower size 50% in T.G. (Tellicherry Garbled) the tolerance for both the sizes taken together will not exceed 5 per cent).

SCHEDULE IX

(See rules 3 and 4)

GRADE DESIGNATIONS AND DEFINITIONS OF QUALITY OF BLACK PEPPER GROUND

Condo designation			Definition	on of quality		
Grade designation		-	Special cl	haracteristics	General characteristics	
		Moisture per cent by weight max.			Grude Fibre per cent by weight max	
Standard	• • • • • • • • • • • • • • • • • • • •	12.0	7.0	1.2	18.0	Black pepper, ground shall be the
General	• •	12.5	8.0		18.0	material obtained by grinding black pepper whole. It shall be free from admixture, from mould growth insect infestation or musty. It shall free from coarse particles and grass to such fineness that the whole of it passes through a 500 micron sieve.

[F. 13-18/67-LA].

B. R. KAPOOR,

Under Secretary to the Government of India.

NOTIFICATION

Simla-2, the 8th April, 1970

No. 12-22,70-LR.—The Requisitioning and Acquisition of Immovable Property (Amendment) Act, 1970 (1 of

1970) recently passed by the Parliament which have already been published in the Gazette of India, is hereby republished in the Himachal Pradesh Rajpatra for the information of general public.

JOSEPH DINA NATH, Under Secretary (Judicial).

[†]These comprise dust, chaff, pickings and other foreign matter.

‡Light berry content to be tested by floatation method in alchohal or methylated spirit of 0.80 to 0.82 specific gravity at room temperature around (25°C).

^{**}During monsoon months, i.e., from the 15th of May to 30th of September, a tolerance of 0.05 per cent is allowed in respect of moisture.

[Assented to on 11-3-1970].

Act No. 1 of 1970.

THE REQUISITIONING AND ACQUISITION OF IMMOVABLE PROPERTY (AMENDMENT)

ACT, 1970

AN ACT

further to amend the Requisitioning and Acquisition of Immovable Property Act, 1952.

BE it enacted by Parliament in the Twenty-first Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Requisitioning and Acquisition of Immovable Property (Amendment) Act, 1970.
- 2 Amendment of section 1.—In section 1 of the Requisitioning and Acquisition of Immovable Property Act, 1952 (30 of 1952) (hereinafter referred to as the principal Act), sub-section (3) shall be omitted.
- 3. Amendment of section 6.—In section 6 of the principal Act,—
 - (a) after sub-section (1), the following sub-section

shall be inserted, namely:--

- "(1A) Notwithstanding anything contained in sub-section (1), the Central Government shall release from requisition,—
 - (a) any property requisitioned or deemed to be requisitioned under this Act before the commencement of the Requisitioning and Acquisition of Immovable Property (Amendment) Act, 1970, on or before the expiry of a period of three years from such commencement;

(b) any property requisitioned under this Act after such commencement, on or before the expiry of a period of three years from the date on which possession of such property was surrendered or delivered to, or taken by, the competent authority under section 4,

unless such property is acquired under section 7 within the period of three years aforesaid.".

(b) in sub-section (2), after the words "released from requisition", the words, brackets, figures and letter "under sub-section (1) or sub-section (1A)" shall be inserted.

भाग ७—भारतीय निर्वाचन स्रायोग (Election Commission of India) की वैधानिक श्रिधसूचनाएं तथा अन्य निर्वाचन सम्बन्धी ग्रिधसूचनाएं

शून्य

ग्रन्पूरक

(देखियें पृष्ठ ४२४---४२७)

४२४

DAILY RAINFALL RECORDED IN HIMACHAL

District and Station	1st	2nd	3rd	4th :	5th	6th	7th	8th	9th	10th	11th	12th	13th	l4th	15th	16th	17th	18th	19th
1	2	3_	4	_5_	6	7	8	9	10	111	12	_13_	14	15	16	17	18	19	20
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Chamba: Chamba Ludrera* Chhatrari Bhandal Chowari Bathri Kalatop Bharmour Tissa Bhanota Kilar	5.0	3.0	18.6 — 142.2 1.2 0.5 15.2 — 27.7 3.4 4.2	25.2 16.0 3.1 — 3.3 1.2									0.1 5.0	2.4 — 7.0 — 0.4 2.5 — 4.8 0.6				111111111	
Kangra: Palampur Hamirpur Dehra Kangra Dharamsala Nurpur Una		1.0	18.0 6.0 34.0 19.6 38.0 27.0	7.0 9.0 50.0 0.3								1111111							11111
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Kinnaur: Kilba Sangla Purbani Nichar Kalpa	0.1	- 1	17.0 — — 30.5								. 11111		0.1 0.4 —		11111	11111	 0.3 		- - - - -
Lahaul and Spiti: Kelong Kaza	N.R. N.R.	N.R. N.R.	N R. N.R	N.R.	N.R. N.R.	N.R. N.R	N.R. N.R.	N.R. N K.	N.R. N.R.	N.R. N.R.	N.R. N.R.	N.R. N.R.	N.R. N.R.						
Mahasu: Rampur Rohru Jubbal Chopal Theog Kumarsain Junga Kasumpti Solan Arki Suni Kotkhai Bashla Khadrala Shillaroo Parala Kotgarh* Phancha Mashobra (Agromet)	30.0	20.0 9.0 2.0 - 1.4 R 16.0 - 2.0 152.4	47.2 — 17.4 28.2 — 12.2	52.0										R					

PRADESH FOR THE MONTH OF DECEMBER, 1967

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_	_	_	15.2	148.2	21.0	48.3		145.0	40.2	=	_	3	2.9 3.9	76.2 523.8	60.8 107.0	48.3 148.2	76.2 523.8	=
=	_	15.1	35.2 1.4 50.8	8.8 1.1 22.8	0.1 20.3	75 4 4.8 20.3	24.0 1.6 15.2	=	1.2		=	7 2 12	2.4 3.9 4.0	173.6 14.2 223.0	-59.5 78.9 82.5	75.4 4.8 538.0	173.6 14.2 223.0	=
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=	_	11.8	31.3	42.0	1.2	56.3		13.0	1	10.0	=	6	NA NA	164.6 152.6	NA NA	56.3 60.0	164.6 152.6	.=
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	_	-	220.5	8.0	25.4	25.4	20.0	4.5	25.4	2.0	=	4 4 7		223.6	30.6 112.4 209.5	36.0 52.4 482.6	228.6	_
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PRADESH FOR THE MONTH OF DECEMBER, 1967

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20th 21	2 /- 23	23rd	24th	25th	26th	27th	28th	29 th	30th	31st	Number of rainy days	Normal No.	Total rainfall for the month	Average rainfall	L Heaviest rainfall	Total raintall & from 1-12-67 to 30-12-67	Normal rainfall 65 from 1-12-67 to 30-12-67	
		5.2 12.0 10.0	5.0 8.0 7.0 - 4.0 3.5 8.2 5.0 11.0 11.0 7.9	6.0 9.0 0.8 - 4.2 7.0 9.0	4.9 12.0 20.4 5.0 2.0 12.0 14.0	21.0 12.1 23.0 11.6 2.0 7.5 18.3 21.0 13.0 25.0 17.2	6.0		4.0		6 9 4 5 3 4 6 5 5 7 5 5 7 5	2.8 2.5 2.9 2.4 2.2 2.2 3.1 2.8 2.2 2.8 2.7	47.0 75.2 51.0 ————————————————————————————————————	28.4 46.7 37.2 31.0 31.0 39.0 30.6 51.7 90.8 41.7 35.3 33.0	21.0 15.2 23.0 20.4 18.0 7.5 25.2 29.0 13.0 25.0 17.2	47.0 75.2 51.0 31.0 53.4 29.0 21.5 79.9 67.0 53.0 97.0 48.0		
N.A. N.	-	N.A. 1.5 14.0	N.A. 12.7 11.4	N.A. 10.2 20.3	N.A. 15.2	N.A. 12.2 9.1	N.A. 5.3 6.3	N.A. 1.4 12.7	N.A. 2.5	N.A.	59 5 N.A. 4 6 4	2.6 N.A. N.A. N.A. N.A.	622.0 51.8 N.A. 58.8 74.9 38.2	41.4 N.A. N.A. N.A. N.A.	N,A. 25.4 15.2 20.3	622.0 51.8 N.A. 58.8 74.9 38.2		•
	R	15.4 15.3 40.0 33.5	14.8 3.3 3.0 R 34.5	10.0 — R — 2.0	12-2 16.0 21.4	8.0 R — — 8.8	10.0	Dis	6.0	rage	6 4 5 3 5 23	1.3 1.0 1.3 1.7 0.9	96.2 54.5 95.0 90.3 87.8	N.A. 26.9 23.4 30.4 23.5 19.2	38.0 23.7 40.0 35.4 34.5	96.2 54.5 95.0 90.3 87.8		
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B. S. GAUTAM,
Director of Land Records.

PART I

REVENUE DEPARTMENT

NOTIFICATION

Simla-2, the 14th April, 1969

No. 17-13/66-Rev.l.—In supersession of this Government notification No. R. 97-21/48, dated the 19th July, 1951 as in force in the areas comprised in Himachal Pradesh, immediately before 1-11-1966 and the Punjab Government notification No. S.O./C.A.16/1908/SS-78-69/66, dated the 4th February, 1966, in its application to the areas transferred to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966 and in exercise of the powers conferred by sections 78 and 79 of the Indian Registration Act (XVI) of 1908 as in force in Himachal Pradesh and all other powers enabling him in this behalf, the Lieutenant Governor, Himachal Pradesh is pleased to prescribe for the whole of Himachal Pradesh, the following table of fees for the purposes of section 78 of the said Act, namely:—

TABLE OF REGISTRATION FEES

(Sections 78 and 79 of the Act)

Article I.—For the Registration of documents.

(i). In Book 1, the register of non-testamentary documents relating to immovable property:—

ichts iciating to miniovable property.		
	Rs.	P.
(a) For all optionally registerable documents		
except leases	3	00
(b) For all compulsorily registration docu-		
ments (other than leases of immovable		
property)—		
If the value or consideration in money		
does not exceed Rs. 50	1	50
exceeds Rs. 50 but does not exceed Rs. 100	3	00
exceeds Rs. 100 but does not exceed Rs. 200	5	00
exceeds Rs. 200 but does not exceed Rs. 200	7	00
exceeds Rs. 300 but does not exceed Rs. 300 exceeds Rs. 400	9	00
exceeds Rs. 400 but does not exceed Rs. 500	11	00
exceeds Rs. 500 but does not exceed Rs. 500	13	00
exceeds Rs. 600 but does not exceed Rs. 700	15	00
exceeds Rs. 700 but does not exceed Rs. 700	17	00
exceeds Rs. 800 but does not exceed Rs. 800	19	00
exceeds Rs. 900 but does not exceed Rs. 1000	21	00
exceeds Rs. 1,000 but does not exceed	41	00
Rs. 1,500	25	00
exceeds Rs. 1.500 but does not exceed	43	00
Rs. 2,000	31	00
exceeds Rs. 2,000 but does not exceed	21	UU
Rs. 2,500	36	00
exceeds Rs. 2,500 but does not exceed	30	oo
Rs. 3,000	41	00
exceeds Rs. 3,000 but does not exceed	41	00
Rs. 3,500	46	. 00
exceeds Rs. 3,500 but does not exceed	40	. 00
Rs. 4.000	51	00
exceeds Rs. 4,000 but does not exceed	21	00
Rs. 4,500	56	00
exceeds Rs. 4,500 but does not exceed	50	00
Rs. 5,000	61	00
For every 500 or part thereof in excess of	O1	V
Rs. 5,000	5	00
If the value or consideration be only partly		00
expressed (in addition to the advalorem		
fee as above on the value or considera-		
tion money expressed)	10	00
If the value or consideration be not at all ex-		
pressed, a fixed fee of	40	00
1		

(c) For lease of immovable property and surrender of lease.

At the rates given in clause (b) above on the amount of rent on which stamp duty has been assessed under article 35 of schedule 1-A to the Indian Stamp Act, 1899, and if the lease be exempt from stamp duty, rupees four.

Note (1).—Such fee in the case of duplicates, if presented with the original shall be Rs. two only. Duplicate, if not presented along with their originals shall be treated like the originals.

Note (2).—The registration fee to be paid on partition deeds shall be calculated on the value of the share or shares on which stamp duty has been assessed under article 45 of schedule I-A to the Indian Stamp Act, 1899.

(2) In Book No. 3, register of Wills and authorities to adopt—

(i) authorities to adopt 40.00

(ii) For the registration of wills-

(a) When the valuation of the property bequeathed does not exceed Rs. 1,000.

(b) When the valuation exceeds Advalorem fee prescribed in this article shall be levied subject to a maximum of Rs. 40

(c) When the value of the property be queathed is not expressed.

(ii) For the registration of a special power of Attorney. 5.00

(iii) For the registration of a 15.00 general power of attorney.

(iv) For the registration of an 30.00 adoption deed.

(v) For the registration of any other document which cannot be brought under the advalorem scale prescribed by the preceding clauses of this Table, i.e., which is incapable of valuation.

Under section 80 of the Indian Registration Act, 1908, all fees for the registration of documents shall be payable on the presentation of such documents; provided that no fee shall be levied for the registration of security bonds furnished by Court Inspectors and Assistant Court Inspectors under the provisions of paragraph 5, chapter 27 of the Punjab Police Rules, Volume III (1934):

Provided also that under the notification of Government of India, Home Department No. 376, dated 24th April, 1914, all fees payable:—

(a) by or on behalf of Co-operative Society for the time being registered under the Co-operative Societies Act, 1912 (II of 1912) Punjab Cooperatives Societies Act, 1961 (No. 25 of 1961) and the Himachal Pradesh, Co-operative Societies Act, 1956 (13 of 1956); and

(b) in respect of any instrument executed by any officer or member of such a society and relating

to the business thereof, are remitted:

Provided further that no registration fee shall be charged in respect of any document relating to the transfer of any property out of the compensation pool, under the provisions of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 and the rules made thereunder.

- 3. Provided further that no registration fee shall be charged in respect of loan agreements and mortgage deeds executed by the Cottage and Small Scale Industrialists in connection with the loans advanced under the Punjab State Aid to Industries Act, 1935, as in inforce in Himachal Pradesh.
- 4. Provided further that no registration fee shall be charged in respect of the documents to be executed by the industrialists in connection with the loans advanced to them by the Himachal Pradesh Financial Corporation. This proviso shall remain in force for a period till the end of the Fourth Five Year Plan.
- 5. Provided further that no registration fee shall be chargeable on a document executed in favour of or on behalf of Government where registration fee is payable by the Government.
- 6. Provided further that no registration fee shall be chargeable in respect of the loan agreements to be executed by the Himachal Pradesh Khadi and Village Industries Board in favour of the Khadi and Village Industries Commission.
- 7. Provided further that no registration fee shall be chargeable on a document relating to a gift of Bhudan Land.
- 8. Provided further that no registration fee shall be chargeable on a mortgage deed executed by a borrower for securing the repayment of the loan advanced to him under the Village Housing Project Scheme:
- Note (1).—No registration fee shall be leviable upon a mortgage deed executed by an officer of Government in Civil or Military employ for securing the repayment of an advances received by him from the Government for the purpose of constructing or purchasing a dwelling house for his own.
- Note (2).—(a) The fee on any instrument comprising or relating to several distinct matters shall be the aggregate of the fees with which separate instruments each comprising or relating to one of such matters, would be chargeable.
- (b) An instrument so framed as to come within two or more descriptions of the documents enumerated shall, when the fees chargeable thereunder are different, be charged with the highest of such fees.
- Article II.—For inspection or searches under section 57.—General search for inspection of any number or entries or documents relating to one and the same property or executed by or in favour of one and the same individual—

(a) For the first year in the books of which search is made 2.00

(b) for every other year in the book of which search is continued 1.00

(c) maximum .. 50•00

Provided that no search fees shall be charged in respect of a document of which a copy is applied for when the names of claiming and executing parties, the nature of the document and the date of registration, are shown in the application for the copy.

Note.—The date of registration of document is the date on which it is copied in the relevant book and the endorsement under section 60 of the Indian Registration Act, 1908, is recorded on it.

Explanation.—If a search is made at the request of a civil court for the purpose of ascertaining whether a specified property is encumbered or not the fee to be levied in each case shall be at the retes prescribed above.

Article III.—For making or granting of copies of reasons entries of documents (in English, Urdu, Punjabi or Hindi) before, on or after registration:—

(a) when the number of words does not exceed 600 1.50

For every 300 words or part thereof in excess of 600 words 0.75

(b) if the applicant required copy to be furnished on the day of application or in preference to other applications, an urgent fee of Rs. 2.00 shall be levied over and above the prescribed fee.

Note (a).—When registration is refused neither registration fee nor copying fee is to be levied.

Copies of reasons granted before registration are those which in case of refused registration are given on the applications made by any person executing or claiming under the document as provided in section 76 of the Act.

Note (b).—When application for a copy under section 57 necessitates search, the fee prescribed under Article II is to be levied in addition to that chargeable under article III.

Note.—(c) Government Officers who want to search the register or take copies of entries in registers for bonafide public purposes, will be exempted from the payment of the fees under Articles I and III on a certificate being granted by the Registrar of the district that information is required solely in the interest of Government.

Note.—(d) The fees for copying maps and plans of Estates or houses, etc., such as are filed in supplementary book I, shall be determined by the head of the office.

Note.—(e) No additional charges should be levied in respect of the capying into the registration books of endorsements made in accordance with the sections 52, 58 or 60 of the Act.

EXTRA OR ADDITIONAL FEES

Article IV.—For discretionary registration under section 30:—

Rs. P.

(1) By the Registrar of the District under sub-section (1); and ... 10.00

(2) By the Registrar whose jurisdiction is extended to the whole of India . . 10.00

Note.—The additional fee under this article is not payable on the registration of Wills and authorities to adopt. Now is it to be levied in cases where the Sub-Registrar, being to his being pecuniarily interested in the transaction or to his being un-acquainted with the language, n which deed is written or for any other sufficient easons, is unable to register himself.

Article V.—For the issue of Commission and for attending at private residences:—

(1) When a satisfactory certificat	e is produced	Rs. F
as to sickness or infirmity		14.00
When the person to be examined is	in Jail	7.00
(2) In all other cases		14.00

Note 1.— In addition to the above fee travelling lowance at the following rates is to be levied actual distance travelled over; provided that the place isited is more than one mile from the registration office.

Note 2.—In addition to the above fee the person, on whose behalf the journeys referred to in paragraph 19 of he Registration Manual are performed, shall pay to the Jovernment such additional sum as may be necessary to over the cost of travelling allowance of registering officer or person appointed to execute a commission at ollowing rates:—

(a) In the case of whole time Government officials at the rates prescribed in the Posts and Telegraphs Compilation of the Fundamental and Supplementary Rules.
(b) In the case of persons appointed to execute a

(b) In the case of persons appointed to execute a commission under section 33 or section 38 of the Registration Act, at the rates prescribed for Government servants of the III Grade in the Posts/Telegraphs Compilation of the Fundamental and Supplementary Rules provided that halting allowance, if admissible, shall be limited to Rs. 20 per diem.

Article VI.—For filing translations	Rs. F 2.00
Article VII.—For deposit withdrawal and open-	
ing of sealed Wills—	
(1) When deposited in sealed cover under	
section 42	10.00
(2) When withdrawn under section 44	10.00
(3) When opened under section 45	10.00
Note.—No fee beyond the coping fee under Ar	ticle III

Note.—No fee beyond the coping fee under Article III nall be levied for copying into Book No. 3 of Wills opened nder section 45.

Article VIII.—For the authentication of a power of ttorney under section 33:—

(a) (b)	If such power is general If special	5.	5.00 2.50
(b)	If special	2.	2.50

Article IX.—When under section 36 application is made to issue and to serve a summons, process fee and remuneration of the person summoned, at the rates presscribed for the civil courts of the State are to be levied from the person at whole instance or on whose behalf the application is made. When, however, the persons summoned is the person who has executed the document, the remuneration is not to be allowed to him.

Article X.—For the safe custody of documents remaining unclaimed after registration is refused:—

Rs. P. 0.75

When and in the Control of the St.
When application for return of registered
document or of a document the registra-
tion of which has been refused is made
tion of which has been fertised is made
more than one month from the date of
such registration or refusal and for delay
in amplying for neturn of a late
in applying for return of such document
beyond one month for each fortnight or
fraction thereof.
reaction thereor.

Provided that the maximum fee leviable under this article in the case of single document shall not exceed.

Note (1).—A Registrar is empowered in his discretion to remit, in whole or in part fee leviable under this article by himself or by Registration Officers subordinate to him in cases in which it appears to him that levy of such fee would lead to injustice or hardship.

Note (2).—It must be understood that no custody fee is leviable when application for the return of a document is made within one month of the date of registration. Thus, if the document be registered on the 1st April and if the application be made after 30th April, fees are leviable as follows:—

				Rs. P.
If application by 14th May	e made be	tween the 1:	st and	0.75
If application be May	e made betv	een 15th an	d 28th	1.50
If application be	e made betw	een 29th Ma	ay and	2.25
If application be June	e made betw	een 12th an	d 25th	3.00
0.75 paise	nd so on an being levia	veen 26th Ju additional ble for each naking appl	fee o 1 fort-	

for return upto a maximum of Rs. 10.00

U. N. SHARMA, Secretary.

PART VI

LAW DEPARTMENT **NOTIFICATION**

Sinila-2, the 24th March, 1970

No. 12-22/70-LR.—The Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1970, promulgated by the President of India, and published in the Gazette of India, Extraordinary, Part II, section I, is hereby republished in the Himachal Pradesh Government Rajpatra for the information of general public.

JOSEPH DINA NATH, Under Secretary (Judicial).

GOVERNMENT OF INDIA MINISTRY OF LAW (Legislative Department)

New Delhi, the 14th February, 1970/Magha 25, 1891 (Saka)

THE BANKING COMPANIES (ACQUISITION AND TRANSFER OF UNDERTAKINGS)

> ORDINANCE, 1970 No. 3 of 1970

Promulgated by the President in the Twenty-first Year of the Republic of India.

An Ordinance to provide for the acquisition and transfer of the undertakings of certain banking companies in order to serve better the needs of development of the economy in conformity with national policy and objectives and for matters connected therewith or incidental thereto.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

HOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:-

CHAPTER I

PRELIMINARY

- 1. Short title and commencement.—(1) Ordinance may be called the Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1970.
 - (2) The provisions of this Ordinance (except section 21, which shall come into force on the appointed day) shall be deemed to have come into force on the 19th day of July, 1969.
 - 2. Definitions.—In this Ordinance, unless the context otherwise requires,-
 - (a) "appointed day" means the date of promulgation of this Ordinance;
 - (b) "banking company" does not include a foreign company within the meaning of section 491 of of the Companies Act, 1956 (I of 1956);

(c) "commencement of this Ordinance" means the 19th day of July, 1969;

(d) "corresponding new bank", in relation to an existing bank means the body corporate specified against such bank in column 2 of the First Schedule:

(e) "Custodian" means the person who becomes, or is

appointed, a Custodian under section 7;

(f) "existing bank" means a banking company specified in column 1 of the First Schedule, being a company the deposits which as shown in the return as on the last Friday of June, 1969, furnished to the Reserve Bank under section 27

- of the Banking Regulation Act, 1949 (10 of 1949), were not less than rupees fifty crores;
- (g) "Schedule" means a Schedule to this Ordinance;
- (h) words and expressions used herein and not defined but defined in the Banking Regulation Act, 1949 (10 of 1949), have the meanings respectively assigned to them in that Act.

CHAPTER II

TRANSFER OF THE UNDERTAKINGS OF EXISTING BANKS

- 3. Establishment of corresponding new banks and business thereof.—(1) On the commencement of this Ordinance, there shall be constituted such corresponding new banks as are specified in the First Schedule.
- (2) The paid-up capital of every corresponding new bank constituted under sub-section (1) shall, until any provision is made in this behalf in any scheme made under section 9, be equal to the paid-up capital of the existing bank in relation to which it is the corresponding new Bank.
- (3) The entire capital of each corresponding new bank shall stand vested in, and allotted to, the Central Government.
- (4) Every corresponding new bank shall be a body corporate with perpetual succession and a common seal with power, subject to the provisions of this Ordinance, to acquire, hold and dispose of property, and to contract, and may sue and be sued in its name.
- (5) Every corresponding new Bank shall carry on and transact the business of banking as defined in clause (b) of section 5 of the Banking Regulation Act, 1949 (10 of 1949), and may engage in one or more forms of business specified in sub-section (1) of section 6 of that Act.
- (6) Every corresponding new Bank shall establish a reserve fund to which shall be transferred the share premiums and the balance, if any, standing to the credit of the reserve fund of the existing bank in relation to which it is the corresponding new bank, and such further sums, if any, as may be transferred in accordance with the provisions of section 17 of the Banking Regulation Act, 1949 (10 of 1949).
- 4. Undertaking of existing banks to vest in corresponding new banks.—On the commencement of this Ordinance the undertaking of every existing bank shall be transferred to, and shall vest in, the corresponding new bank.
- 5. General effect of vesting.—(1) The undertaking of each existing bank shall be deemed to include all assets, rights, powers, authorities and privileges and all property, movable and immovable, cash balances, reserve funds, investments and all other rights and interests arising out of such property as were immediately before the commencement of this Ordinance in the ownership, possession, power or control of the existing bank in relation to the undertaking, whether within or without India, and all books of accounts, registers, records and all other documents of whatever nature relating thereto and shall also be deemed to include all borrowings, liabilities (including contingent liabilities) and obligations of whatever kind then subsisting of the existing bank in relation to the undertaking.
- (2) If, according to the laws of any country outside India, the provisions of this Ordinance by themselves are not effective to transfer or vest any asset or liability situated in that country which forms part of the undertaking of an existing bank to, or in, the corresponding

new bank, the affairs of the existing bank in relation to such asset or liability shall, on and from the commencement of this Ordinance, stand entrusted to the chief executive officer for the time being of the corresponding new bank, and the chief executive officer may exercise all powers and do all such acts and things as may be exercised or done by the existing bank for the purpose of effectively transferring such assets and discharging such liabilities.

- (3) The chief executive officer of the corresponding new bank shall, in exercise of the powers conferred on him by sub-section (2), take all such steps as may be required by the laws of any such country oustide India for the purpose of effecting such transfer or vesting, and may either himself or through any person authorised by him in this behalf realise any asset and discharge any liability of the existing bank.
- (4) Notwithstanding anything contained in sub-section (2), on the commencement of this Ordinance, no person shall make any claim or demand or take any proceeding in India against any existing bank or any person acting in its name or on its behalf except in so far as may be necessary for enforcing the provisions of this section or except in so far as it relates to any offence committed by such person.
- (5) Unless otherwise expressly provided by this Ordinance, all contracts, deeds, bonds, agreements, powers of attorney, grants of legal representation and other instruments of whatever nature subsisting or having effect immediately before the commencement of this Ordinance and to which the existing bank is a party or which are in favour of the existing bank shall be of as full force and effect against or in favour of the corresponding new bank, and may be enforced or acted upon as fully and effectually as if in the place of the existing bank the corresponding new bank had been a party thereto or as if they had been issued in favour of the corresponding new bank.
- (6) If, on the date of commencement of this Ordinance, any suit, appeal or other proceeding of whatever nature is pending by or against the existing bank, the same shall not abate, be discontinued or be, in any way, prejudicially affected by reason of the transfer of the undertaking of the existing bank or of anything contained in this Ordinance but the suit, appeal or other proceeding may be continued, prosecuted and enforced by or against the corresponding new bank.
- (7) Nothing in this Ordinance shall be construed as applying to the assets, rights, powers, authorities and privileges and property, movable and immovable, cash balances and investments in any country outside India (and other rights and interests arising out of such property) of any existing bank operating in that country if, under the laws in force in that country, it is not permissible for a banking company, owned or controlled by Government, to carry on the business of banking there.

CHAPTER III

PAYMENT OF COMPENSATION

- 6. Payment of compensation.—(1) Every existing bank shall be given by the Central Government such compensation in respect of the transfer, under section 4, to the corresponding new bank of the undertaking of the existing bank as is specified against each such bank in the Second Schedule.
 - (2) The amount of compensation referred to in sub-

- section (1) shall be given to every existing bank, at its option,—
 - (a) in cash (to be paid by cheque drawn on the Reserve Bank) in three equal annual instalments, the amount of each instalment carrying interest at the rate of four per cent per annum from the commencement of this Ordinance, or
 - (b) in saleable or otherwise transferable promissory notes or stock certificates of the Central Government issued and repayble at par, and maturing at the end of—
 - (i) ten years from the commencement of this Ordinance and carrying interest from such commencement at the rate of four and a half per cent per annum, or
 - (ii) thirty years from the commencement of this Ordinance and carrying interest from such commencement at the rate of five and a half per cent per annum, or
 - (c) partly in cash (to be paid by cheque drawn on the Reserve Bank) and partly in such number of securities specified in item (i) or item (ii), or both, of clause (b), as may be required by the existing bank, or
 - (d) partly in such number of securities specified in item (i) of clause (b) and partly in such number of securities specified in item (ii) of that clause, as may be required by the existing bank.
- (3) The first of the three equal annual instalments referred to in clause (a) of sub-section (2) shall be paid, and the securities referred to in clause (b) of that sub-section shall be issued, whithin sixty days from the date of receipt by the Central Government of the option referred to in that sub-section, or where no such option has been exercised, from the latest date before which such option ought to have been exercised.
- (4) The option referred to in sub-section (2) shall be exercised by every existing bank before the expiry of a superiod of three months from the appointed day (or within such further time, not exceeding three months, as the Central Government may, on the application of the existing bank, allow) and the option so exercised shall be final and shall not be altered or respinited after it has been exercised.
- (5) Any existing bank which omits or fails to exercise the option referred to in sub-section (2), within the time specified in sub-section (4), shall be deemed to have opted for payment in securities specified in item (1) of clause (b) of sub-section (2).
- (6) Notwithstanding anything contained in this section, any existing bank may, before the expiry of three months from the appointed day (or within such further time, not exceeding three months, as the Central Government may, on the application of the existing bank, allow) make an application in writing to the Central Government for arinterim payment of an amount equal to seventy-five per cent of the amount of the paid-up capital of such bank, as on the commencement of this Ordinance, indicating therein whether the payment is desired in cash or in securities specified in sub-section (2), or in both.
- (7) The Central Government shall, within sixty days, from the receipt of the application referred to in subsection (6), make the interim payment to the existing bank in accordance with the option specified in such application.

(8) The interim payment made under sub-section (7), shall be set off against the total amount of the compensation payable to such existing bank under this Ordinance and the balance of the compensation remaining outstanding after such payment shall be given to the existing bank in accordance with the option exercised, or deemed to have been exercised, under sub-section (4) or sub-section (5), as the case may be:

Provided that where any part of the interim payment is obtained by an existing bank in cash, the payment so obtained shall be set off, in the first instance, against the first instalment of the cash payment referred to in subsection (2), and in case the payment so obtained exceeds the amount of the first instalment, the excess amount shall be adjusted against the second instalment and the balance of such excess amount, if any, against the third instalment of the cash payment.

(9) Any payment purported to have been made to an existing bank under sub-section (3) of section 15 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1969 (22 of 1969) shall be deducted by the Central Government from the amount of the compensation due to such existing bank and the amount so deducted shall be paid by the Central Government to the corresponding new bank.

CHAPTER IV

MANAGEMENT OF CORRESPONDING NEW BANKS

- 7. Head office and management.—(1) The head office of each corresponding new bank shall be at such place as the Central Government may, by notification in the Cofficial Gazette, specify in this behalf, and, until any such place is so specified, shall be at such place at which the head office of the existing bank, in relation to which it is the corresponding new bank, is on the commencement of this Ordinance, located.
 - (2) The general superintendence, direction and management of the affairs and business of a corresponding new bank shall vest in a Board of Directors which shall be entitled to exercise all such powers and do all such acts and things as the corresponding new bank is authorised to exercise and do.
 - (3) (a) As soon as may be after the appointed day, the Central Government shall, in consultation with the Reserve Bank, constitute the first Board of Directors of a corresponding new bank consisting of not more than seven persons, to be appointed by the Central Government, and every director so appointed shall hold office until the Board of Directors is constituted in accordance with the scheme made under section 9:

Provided that the Central Government may, if it is of opinion that it is necessary in the interests of the corresponding new bank so to do, remove a person from the membership of the first Board of Directors and appoint any other person in his place.

- (b) Every member of the first Board of Directors (not being an officer of the Central Government or of the Reserve Bank) shall receive such remuneration as is equal to the remuneration which a member of the Board of Directors of the existing bank was entitled to receive immediately before the commencement of this Ordinance.
 - (4) Until the first Board of Directors is appointed by the Central Government under sub-section (3), the general superintendence, direction and management of the affairs and business of a corresponding new bank shall vest in a Custodian, who shall be the chief executive officer of that bank and may exercise all powers and do all acts and things as may be exercised or done by that bank.

(5) The chairman of an existing bank holding office as such immediately before the commencement of this Ordinance, shall be the Custodian of the corresponding new bank and shall receive the same emoluments as he was receiving immediately before such commencement:

Provided that the Central Government may, if the Chairman of an existing bank declines to become, or to continue to function as, a Custodian of the corresponding new bank, or, if it is of opinion that it is necessary in the interests of the corresponding new bank so to do, appoint any other person as the Custodian of a corresponding new bank and the Custodian so appointed shall receive such emoluments as the Central Government may specify in this behalf.

- (6) The Custodian shall hold office during the pleasure of the Central Government.
- 8. Corresponding new banks to be guided by the directions of the Central Government.—Every corresponding new bank shall, in the discharge of its functions, be guided by such directions in regard to matters of policy involving public interest as the Central Government may, after consultation with the Governor of the Reserve Bank, give.
- 9. Power of Central Government to make scheme.—
 (1) The Central Government may, after consultation with the Reserve Bank, make a scheme for carrying out the provisions of this Ordinance.
- (2) In particular, and without prejudice to the generality of the foregoing power, the said scheme may provide for all or any of the following matters, namely:—
 - (a) the capital structure of the corresponding new bank, so however that the paid-up capital or any such bank shall not be in excess of rupers fifteen crores;
 - (b) the constitution of the Board of Directors, by whatever name called, of the corresponding new bank and all such matters in connection therewith or incidental thereto as the Central Government may consider to be necessary or expedient;
 - (c) the reconstitution of any corresponding new bank into two or more corporations, the amalgamation of any corresponding new bank with any other corresponding new bank or with another banking institution, the transfer of the whole or any part of the undertaking of a corresponding new bank to any other banking institution or the transfer of the whole or any part of the undertaking of any other banking institution to a corresponding new bank;
 - (d) such incidental, consequential and supplemental matters as may be necessary to carryout the provisions of this Ordinance.
- (3) Every Board of Directors of a corresponding new bank, constituted under any scheme made undersubsection (1), shall include—
 - (a) representatives of the employees and depositors of such bank, and
 - (b) such other persons as may represent the interests of farmers, workers and artisans,

to be elected or nominated in such manner as may be specified in the scheme.

- (4) The Central Government may, after consultation with the Reserve Bank, make a scheme to amend or vary any scheme made under sub-section (1).
- (5) Every scheme made by the Central Government under this Ordinance shall be laid, as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may

be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the scheme or both Houses agree that the scheme should not be made, the scheme shall thereafter have effect only in such modified form or be of no effect, as the case may be; however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that scheme.

CHAPTER V

MISCELLANFOUS

- 10. Closure of accounts and disposal of profits.—
 (1) Every corresponding new bank shall cause its books to be closed and balanced on the 31st day of December of each year and shall appoint, with the previous approval of the Reserve Bank, auditors for the aduit of its accounts.
- (2) Every auditor of a corresponding new bank shall be a person who is qualified to act as an auditor of a company under section 226 of the Companies Act, 1956, (I of 1956) and shall receive such remuneration as the Reserve Bank may fix in consultation with the Central Government.
- (3) Every auditor shall be supplied with a copy of the annual balance-sheet and profit and loss account and a list of all books kept by the corresponding new bank, and it shall be the duty of the auditor to examine the balance-sheet and profit and loss account with the accounts and vouchers relating thereto, and in the performance of his duties, the auditor—
 - (a) shall have, at all reasonable times, access to the books, accounts and other documents of the corresponding new bank,
 - (b) may, at the expense of the corresponding new bank, employ accountants or other persons to assist him in investigating such accounts; and
 - (c) may, in relation to such accounts, examine the Custodian or any officer or employee of the corresponding new bank.
- (4) Every auditor of a corresponding new bank shall make a report to the Central Government upon the annual balance-sheet and accounts and in every such report shall state—
 - (a) whether, in his opinion, the balance-sheet is a full and fair balance-sheet containing all the necessary particulars and is properly drawn up so as to exhibit a true and fair view of the affairs of the corresponding new bank, and in case he had called for any explanation or information, whether it has been given and whether it is satisfactory;
 - (b) whether or not the transactions of the corresponding new bank, which have come to his notice, have been within the powers of that bank:
 - (c) whether or not the returns received from the offices and branches of the corresponding new bank have been found adequate for the purpose of his audit;
 - (d) whether the profit and loss account shows a true balance of profit or loss for the period covered by such account; and
 - (e) any other matter which he considers should be brought to the notice of the Central Government.
- (5) The report of the auditor shall be verified, signed and transmitted to the Central Government in such manner as may be prescribed.

- (6) The auditor shall also forward a copy of the audit report to the corresponding new bank and to the Reserve Bank.
- (7) After making provision for bad and doubtful debts, depreciation in assets, contributions to staff and superannuation funds and all other matters for which provision is necessary under any law, or which are usually provided for by banking companies, a corresponding new bank shall transfer the balance of profits to the Central Government.
- 11. Corresponding new banks deemed to be an Indian company.—For the purposes of the Income-tax Act, 1961 (43 of 1961) every corresponding new bank shall be deemed to be an Indian company and a company in which the public are substantially interested.
- 12. Removal of Chairman from office.—(1) Every person holding office, immediately before the commencement of this Ordinance, as Chairman of an existing bank shall, if he becomes Custodian of the corresponding new bank, be deemed, on such commencement, to have vacated office as such Chairman.
- (2) Save as otherwise provided in sub-section (1), all officers and other employees of an existing bank shall become, on the commencement of this Ordinance, officers and employees of the corresponding new bank and shall hold their offices or services in that bank on the same terms and conditions and with the same rights to pension, gratuity and other matters as would have been admissible to them if the undertaking of the existing bank had not been transferred to and vested in the corresponding new bank and continue to do so unless and until their employment in the corresponding new bank is terminated or until their remuneration, terms or conditions are duly altered by the corresponding new bank.
- (3) For the persons who immediately before the commencement of this Ordinance were the trustees for any pension, provident, gratuity of other like fund constituted for the officers or other employees of an existing bank, there shall be substituted as trustees such persons as the Central Government may, by general or special order, specify.
- (4) Notwithstanding anything contained in the Industrial Disputes Act, 1947, (14 of 1947) or in any other law for the time being in force, the transfer of the services of any officer or other employee from an existing bank to a corresponding new bank shall not entitle such officer or other employee to any compensation under this Ordinance or any other law for the time being in force and no such claim shall be entertained by any court, tribunal or other authority.
- 13. Obligations as to fidelity and secrecy.—
 (1) Every corresponding new bank shall observe, except as otherwise required by law, the practices and usages customary among bankers, and, in particular, it shall not divulge any information relating to or to the affairs of its constituents except in circumstances in which it is, in accordance with law or practices and usages customary among bankers, necessary or appropriate for the corresponding new bank to divulge such information.
- (2) Every director, member of a local board or a committee, or auditor, adviser, officer or other employee of a corresponding new bank shall, before entering upon his duties, make a declaration of fidelity and secrecy in the form set out in the Third Schedule.
- (3) Every Custodian of a corresponding new bank shall, as soon as possible, make a declaration of fidelity and secrecy in the form set out in the Third Schedule.

- 14. Custodian to be public servant.—Every Custodian of a corresponding new bank shall be deemed to be a public servant for the purposes of Chapter IX of the Indian Penal Code (45 of 1860).
- 15. Certain defects not to invalidate acts or proceedings,—1(1) All acts done by the Custodian, acting in good faith, shall, notwithstanding any defect in his appointment or in the procedure, be valid.
- (2) No act or proceeding of any Board of Directors or a local board or committee of a corresponding new bank shall be invalid merely on the ground of the existence of any vacancy in, or defect in the constitution of, such board or committee, as the case may be.
- (3) All acts done by a person acting in good faith as a director or member of local board or committee of a corresponding new bank shall be valid, notwithstanding that it may afterwards be discovered that his appointment was invalid by reason of any defect or disqualification or had terminated by virtue of any provision contained in any law for the time being in force:

Provided that nothing in this section shall be deemed to give validity to any act by a director or member of a local board or committee of a corresponding new bank after his appointment has been shown to the corresponding new bank to be invalid or to have terminated.

- 16. Indemnity.—(1) Every Custodian of a corresponding new bank and every officer of the Central Government and of the Reserve Bank and every officer or other employee of a corresponding new bank, shall be indemnified by such bank against all losses and expenses incurred by him in or in relation to the discharge of his chaise except such as have been caused by his own wilful act or default.
- (2) A director or member of a local board or committee of a corresponding new bank shall not be responsible for any loss or expense caused to such bank by the insufficiency or deficiency of the value of, or title to, any property or security acquired or taken on behalf of the corresponding new bank, or by the insolvency or wrongful act of any customer or debtor, or by anything done in or in relation to the execution of the duties of his office, unless such loss, expense, insufficiency or deficiency was due to any wilful act or default on the part of such director or member.
- 17. References to existing banks on and from the commencement of this Ordinance.—Any reference to any existing bank in any law, other than this Ordinance, or in any contract or other instrument shall, in so far as it relates to its undertaking which has been transferred by section 4, be construed as a reference to the corresponding new bank.
- 18. Dissolution.—No provision of law relating to winding up of corporations shall apply to a corresponding new bank and no corresponding new bank shall be placed in liquidation save by order of the Central Government and in such manner as it may direct.
- 19. Power to make regulations.—(1) The Board of Directors of a corresponding new bank may, after consultation with the Reserve Bank and with the previous sanction of the Central Government, make regulations, not inconsistent with the provisions of this Ordinance and any scheme made thereunder, to provide for all matters for which provision is expedient for the purpose of giving effect to the provisions of this Ordinance.
 - (2) In particular, and without prejudice to the generality of the foregoing power, the regulations may provide for all or any of the following matters, namely:—

(a) the powers, functions and duties of local boards and restrictions, conditions or limitations, if any, subject to which they may be exercised or performed, the formation and constitution of local committees and committees of local board (including the number of members of any such committee), the powers, functions and duties of such committees, the holding of meetings of local committees and committees of local boards and the conduct of business thereat;

(b) the manner in which the business of the local boards shall be transacted and the procedure in connection therewith;

(c) the delegation of powers and functions of the board of directors of a corresponding new bank to the general manager, director, officer or

other employee of that bank;

 (d) the conditions or limitations subject to which the corresponding new bank may appoint officers, advisers and other employees and fix their remuneration and other terms and conditions of service;

(e) the duties and conduct of officers, advisers and other employees of the corresponding new

Dank;

(f) the establishment and maintenance of superannuation, pension, provident or other funds for the benefit of officers or employees of the corresponding new bank or of the dependents of such officers or employees and the granting of superannuation allowances, annuities and pensions payable out of such funds;

(g) the conduct and defence of legal proceedings by or against the corresponding new bank and the

manner of signing pleadings;

(h) the provision of a seal for the corresponding new bank and the manner and effect of its use;

(i) the form and manner in which contracts binding on the corresponding new bank may be executed;

 (j) the conditions and the requirements subject to which loans or advances may be made or bills may be discounted or purchased by the corresponding new bank;

(k) the persons or authorities who shall administer any pension, provident or other fund constituted for the benefit of officers or employees of the corresponding new bank or their dependants;

 the preparation and submission of statements of programmes of activities and financial statements of the corresponding new bank and the period for which and the time within which such statements and estimates are to be prepared and submitted; and

(m) generally for the efficient conduct of the affairs of the corresponding new bank.

(3) Until any regulation is made under sub-section (1), the articles of association of the existing bank and every regulation, rule, bye-law or order made by the existing bank shall, if in force at the commencement of this Ordinance, be deemed to be the regulations made under sub-section (1) and shall have effect accordingly and any reference therein to any authority of the existing bank shall be deemed to be a reference to the corresponding authority of the corresponding new bank and until any such corresponding authority is constituted under this Ordinance, shall be deemed to refer to the Custodian.

20. Amendment of certain enactments.—(1) In the Banking Regulation Act, 1949 (10 of 1949),—

(a) in section 34A, in sub-section (3), for the words "and any subsidiary bank", the words, figures and brackets "a corresponding new bank

constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1970, and any subsidiary bank" shall be substituted;

(b) in section 36AD, in sub-section (3), for the words "and any subsidiary bank", the words, figures and brackets "a corresponding new bank under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1970, and any subsidiary

shall be substituted;

(c) in section 51, for the words "or any other banking institution notified by the Central Government in this behalf", the words, figures and brackets "or any corresponding new bank constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1970, or any other banking institution notified by the Central Government in this behalf" shall be substituted;

(d) in the Fifth Schedule, in Part I of paragraph 1, in clause (e) the Explanations shall be deemed

never to have been inserted.

- (2) In the Industrial Disputes Act, 1947, (14 of 1947) in section 2, in clause (bb), for the words "and any subsidiary bank", the words, figures and brackets "a corresponding new bank constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1970, and any subsidiary bank" shall be substituted.
- (3) In the Banking Companies (Legal Practitioners' Clients' Accounts) Act, 1949 (46 of 1949), in section 2, in clause (a), for the words "and any subsidiary bank", the words, figures and brackets "a corresponding new bank constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings), Ordinance, 1970, and any subsidiary bank" shall be subst-
- (4) In the Deposit Insurance Corporation Act, 1961 (47 of 1961).—

(a) in section 2,—

(i) after clause (e), the following clause shall be inserted, namely:-

'(ee) "corresponding new bank" means a corresponding new bank constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1970;';

(ii) in clause (g),-

(a) for the words "or a banking company", the words "a corresponding new bank or a banking company", and (b) for the words "with a banking company".

the words "with a corresponding new bank

or with a banking company",

shall be substituted;

- (iii) in clause (i), after the words "banking company" the words "or a corresponding new bank" shall be inserted;
 - (b) section 13 shall be re-numbered as sub-section (1) thereof and after sub-section (1) as so re-numbered, the following sub-section shall be inserted,
 - "(2) The provisions of clauses (a), (b), (c), and (h) of sub-section (1) shall apply to a corresponding new bank as they apply to a banking company.".
- (5) in the State Agricultural Credit Corporations Act, 1968 (60 of 1968),—
 - (a) in section 2, after clause (i), the following clause

shall be inserted, namely:-

'(ii) "corresponding new bank" means a corresponding new bank constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1970;

(b) after the words "subsidiary banks" or "subsidiary bank", as the case may be, occurring in clause (d) of sub-section (3) of section 5, in clause (b), of section 9 and in the proviso to section 18, the words "corresponding new banks" or "corresponding new bank", as the case may be, shall be inserted.

21. Savings.—Notwithstanding judgement any decree or order of any court or tribunal,

- (a) any action taken, or purported to have been taken, or anything done, or purported to have been done, between the 19th day of July, 1969, and the 10th day of February, 1970, by any corresponding new bank purported to have been constituted under the Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1969 or the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1969, (22 of 1969), or by any person purporting to act on behalf of such bank and any right, obligation or liability acquired or incurred, between the said dates, by or on behalf of such corresponding new bank shall be deemed to have been taken, done, acquired or incurred under the provisions of this Ordinance by or on behalf of the corresponding new bank constituted thereunder:
- (b) any action taken, or purported to have taken or anything done, or purported to eve been done, between the 10th day of February, 1970, and the appointed day, by an existing bank for by any person acting on behalf of such bank, and any right, obligation or liability acquired or incurred, between the said dates, by or on behalf of such existing bank shall be deemed to have been taken, done, acquired or incurred under the provisions of this Ordinance by or on behalf of the corresponding new bank constituted thereunder.
- (2) Any suit, appeal or other proceeding of whatever nature instituted on or after the 19th day of July, 1969, by or against a corresponding new bank purported to have been constituted by the Banking Companies (Acquisition and Transfer of Undertakings) Ordinance, 1969, or the Banking Companies (Acquisition Transfer of Undertakings) Act, 1969 (22 of 1969), shall not abate, be discontinued, or be, in any way, prejudicially affected by reason of the expiry of the said Ordinance or the invalidation of the said Act, as the case may be, but such suit, appeal or other proceeding may be continued, prosecuted and enforced by or against the corresponding new bank as if such suit, appeal or other proceeding had been instituted by or against the corresponding new bank constituted under this Ordinance.

THE FIRST SCHEDULE

(See sections 2, 3 and 4)

Existing bank Corresponding new bank

Column 1

Column 2

The Central Bank of India Central Bank of India Limited.

2 Bank of India Punjab National Bank. Bank of Baroda
unjab National Bank.
-
lank of Baroda
Inited Commercial Bank
filled Commercial Bank
Canara Bank
Jnited Bank of India
Dena Bank
Syndicate Bank
Inion Bank of India
Allahabad Bank
ndian Bank
Bank of Maharashtra
ndian Overseas Bank
EDULE
Amount of compensa-

THE SECOND SCHEDULE (See section 6)			
Name of existing bank		Amount of compensation	
	(In	lakhs	
	of	rupees)	
The Central Bank of India Limited		1,750	
The Bank of India Limited The Punjab National Bank Limited		1,470	
The Punjab National Bank Limited		1,020	
The Bank of Baroda Limited		840	
The United Commercial Bank Limited		830	
Canara Bank Limited		360	
United Bank of India Limited		420	
Dena Bank Limited	• •	360	
Syndicate Bank Limited		360	
The Union Bank of India Limited		310	
Allahabad Bank Limited		310	
The Indian Bank Limited		230	
The Bank of Maharashtra Limited		230	

The Indian Overseas Bank Limited

THE THIRD SCHEDULE

[See sub-section (2) and (3) of section 13]

DECLARATION OF FIDELITY AND SECRECY

I,...........do hereby declare that I will faithfully, truly and to the best of my skill and ability execute and perform the duties required of me as Custodian, Director, Member of Local Board, Member of Local Committee, auditor, adviser, officer or other employee (as the case may be) of the*
and which properly relate to the office or position in the said*
held by me.

I further declare that I will not communicate or allow to be communicated to any person not legally entitled thereto any information relating to the affairs of the* more or to the affairs of any person having any dealing with the*; nor will I allow any such person to inspect or have access to any books or documents belonging to or in the possession

of the*
and relating to the business of the*
or to be the business of any person having any dealing with
the*

*Name of corresponding new bank to be filled in.

V. V. GIRI, President.

N. D. P. NAMBOODIRIPAD, Joint Secretary to the Government of India.

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